

ORIGINAL

Arizona Corporation Commission

BEFORE THE ARIZONA CORPORATION COMMISSION OCKETED

COMMISSIONERS

CITY OF SAFFORD

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APR 17 2009

KRISTIN K. MAYES, Chairman GARY PIERCE PAUL NEWMAN SANDRA D. KENNEDY BOB STUMP DOCKETED BY

IN THE MATTER OF THE APPLICATION OF GRAHAM COUNTY ELECTRIC COOPERATIVE, INC. TO AMEND ITS CERTIFICATE OF CONVENIENCE AND NECESSITY AND TO TRANSFER CERTAIN OF ITS ASSETS TO THE

E-01479A-09-0185

DOCKET NO. U-01749A-09-

APPLICATION

Pursuant to A.R.S. §§ 40-281 and 40-285, Graham County Electric Cooperative, Inc. ("GCEC" or the "Cooperative"), in support of its Application, states as follows:

- 1. GCEC is an Arizona non-profit, electric distribution cooperative. GCEC incorporated in 1945 and commenced operations in 1946. It supplies electric service to approximately 6,200 members in Graham County, Arizona.
- 2. In Decision No. 33006 dated April 6, 1961, the Commission issued a Certificate of Convenience and Necessity ("CC&N") authorizing GCEC to operate and maintain an electrical system in most areas within Graham County located south and east of the San Carlos Apache Indian Reservation but excepting the areas located within the corporate limits of the towns of Safford and Thatcher.
- 3. The City of Safford ("Safford" or the "City") is a municipal corporation of the State of Arizona. It operates an electric distribution system within and without its corporate boundaries.

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- 4. Prior to 1946, Arizona General Utilities Company ("AGU") was the supplier of electricity to these areas of Graham County. In 1946, GCEC, Safford and the Town of Thatcher jointly purchased the physical assets of AGU.
- 5. In connection with that joint purchase, GCEC, Safford and Thatcher entered into a contract dated January 22, 1946 (the "1946 Agreement"). Basically, the 1946 Agreement provided for the acquisition of all of AGU's facilities within Graham County. Safford and Thatcher acquired the facilities within their corporate limits and GCEC acquired the remainder.
 - 6. The 1946 Agreement also provided:

Safford and Thatcher, or either, upon the annexation or extension of their corporate limits, at any time in the future, of territory adjacent to either of said towns, shall be sold the distribution facilities then existing in any such territory and owned by the Co-op upon a replacement new cost less depreciation basis, with no goodwill or going concern element considered, and in no event shall the Co-op require that condemnation proceedings be instituted for such acquisition (the "Acquisition Clause").

- 7. On multiple occasions since the 1946 Agreement was entered into by the parties, Safford has extended its corporate limits through annexation. Each parcel/area of land annexed since 1961 when the CC&N was issued is within the Cooperative's certificated area.
- 8. The 1946 Agreement has been very problematic for and created ongoing disputes between the Cooperative and Safford almost since its inception, including: (a) their respective rights, obligations and duties under that agreement and Arizona law; (b) the provision of service to areas subsequently annexed by Safford into its corporate limits; and (c) the correct interpretation and application of the Acquisition Clause.
- 9. For example, the earliest purchases of GCEC facilities by Safford resulted in litigation focused primarily on the Acquisition Clause which not once, but twice, ended up being decided by the Arizona Supreme Court. *Graham County Elec. Coop. v. Town of Safford*,

84 Ariz. 15, 322 P.2d 1078 (1958) ("Graham I"); Graham County Elec. Coop. v. Town of Safford, 95 Ariz. 174, 388 P.2d 169 (1963) ("Graham II").

- 10. More recently, the parties have been engaged in two separately filed but consolidated lawsuits against each other, arising out of disputes as to which party has the right to provide electrical service to various areas and customer loads within certain areas of Safford that have been annexed since the CC&N was issued in 1961. *City of Safford (Plaintiff/Defendant) v. Graham County Electric Cooperative (Defendant/Plaintiff)*, Graham County Superior Court Case Nos. CV2005-081 and CV2005-083 (the "Litigation"). The Litigation resulted in the issuance of a preliminary injunction by the Superior Court in 2005 concerning service to a Wal-Mart SuperCenter.
- Agreement and in the Litigation, as well as to provide for a more orderly, mutually beneficial and rational allocation of electric service responsibilities within the corporate limits of Safford as they have expanded and as they will continue to expand from time to time in the future, the Cooperative and Safford recently entered into a comprehensive Territorial Settlement Agreement ("TSA"), which became effective as of January 1, 2009. A true and correct copy of the TSA is attached hereto as Exhibit 1.
- 12. Among other things, the TSA provides for the Cooperative to seek approval for a modification of its CC&N. Specifically, the parties have agreed to a geographic area called the Safford Service Area which, with certain exceptions, is the area which Safford will have the right to serve under the TSA and which will be deleted from the Cooperative's CC&N. The Safford Service Area consists largely of the existing city limits of Safford, including areas where the City currently supplies service, plus certain areas in which it is anticipated to expand in the relatively

near future. The Safford Service Area is shown on Exhibit B to the TSA (which is Exhibit 1 hereto). Further, a narrative description of the boundaries of the Safford Service Area is set forth at the bottom of that Exhibit B.

- 13. The TSA provides, however, that the Cooperative's CC&N will continue to include certain customer loads currently served by GCEC within the Safford Service Area. Specifically:
 - n. The Cooperative's CC&N will continue to include, and GCEC will have the right and obligation to serve, all of the existing loads and customers within the Safford Service Area that the Cooperative was serving as of January 1, 2009. These areas are depicted on Exhibit 2 hereto, which shows the location of the Cooperative's distribution facilities (identified thereon in red as "GCEC Conductors") existing as of January 1, 2009 within the Safford Service Area that are used to serve existing loads and customers. To provide further clarity, a detailed list of the existing loads and customers covered by this exception is attached hereto as Exhibit 3.²

¹ The TSA provides that GCEC will continue to serve these loads through December 31, 2015. Safford will take over service to these loads beginning January 1, 2016, and GCEC will at that time convey to Safford its distribution facilities used in providing electric service to these loads. The TSA further provides that by January 15, 2015, GCEC will file a separate application with the Commission seeking approval, to become effective as of January 1, 2016, to delete the areas in which these loads are located from its CC&N and to transfer to Safford its related distribution facilities. Assuming approval is granted, Safford would then become the sole provider of electric service within the Safford Service Area from January 1, 2016 forward. See TSA § 7.

² The TSA also provides for the possibility that the Cooperative would provide service to two other types of customers within the Safford Service Area between January 1, 2009 and December 31, 2015: (a) new or temporary service loads for which Safford has not constructed connecting distribution facilities at the time service is requested, and (b) customers who request service from GCEC rather than the City prior to the Commission granting this Application. *See* TSA Sections 4.4 and 4.5. If such situations arise, GCEC will file a borderline agreement as to any customer(s) described in Section 4.4 and will amend this Application to include any customer described in Section 4.5.

b. Through December 31, 2012, the Cooperative's CC&N will include, and the Cooperative will have the right and obligation to continue to serve, the Wal-Mart SuperCenter load, which is located within the Safford Service Area on a parcel of land in Safford bordered by 20th Avenue on the west and 17th Avenue on the east, and by Highway 70 on the north and 8th Street on the south, and which is more particularly described in Exhibit 4 hereto. The TSA provides that, subject to Commission approval, Safford will then take over service to the Wal-Mart load on January 1, 2013, and GCEC will at that time convey to Safford its distribution facilities used in providing electric service to the Wal-Mart load.³

- 14. Consistent with the foregoing, GCEC seeks the following approvals:
 - Subject to the exceptions described below, modification of the Cooperative's
 CC&N to exclude the Safford Service Area.
 - b. Approval for the modified CC&N to include the areas and customer loads located within the Safford Service Area that are described in ¶ 13(a) herein and on Exhibits 2 and 3 hereto.
 - c. Approvals as follows relating to the Wal-Mart property and load described in¶ 13(b) herein and on Exhibit 4 hereto:

³ As described in § 6 of the TSA, the *quid pro quo* for GCEC transferring to Safford the right to serve the Wal-Mart load as of January 1, 2013 is that the Cooperative will simultaneously acquire the right to commence service to all customer loads within the Safford Municipal Airport properties and will acquire Safford's related distribution facilities. The Safford Municipal Airport property is depicted on Exhibit A to the TSA. Because this property is already located within the Cooperative's certificated area, this transfer will not require a modification of its CC&N.

- i. Through December 31, 2012, for the Cooperative's modified CC&N to include the Wal-Mart property and load;
- ii. As of January 1, 2013, (a) for the CC&N to be modified to delete the Wal-Mart property and load, and (b) approval for GCEC to transfer to Safford its distribution facilities related to serving the Wal-Mart property.
- 15. The Cooperative and the City have spent decades dealing with the difficulties and vagaries created by the 1946 Agreement. GCEC has incurred a great deal of time and legal expense in litigation and other disputes with Safford regarding its application and enforcement. For more than two years, the Cooperative, its Board and other representatives have expended considerable effort negotiating the TSA as a comprehensive solution to these longstanding disputes. Safford and GCEC agree that the TSA will best serve not only the short- and long-term interests of the Cooperative and its members, but the best interests of all residents of Safford and Graham County. Attached hereto as Exhibit 5 is a letter from Ron Green, the Mayor of the City of Safford, setting forth Safford's support for this Application.

Having fully stated its Application, GCEC requests that the Commission enter its Order:

- 1. Approving the modification of the Cooperative's CC&N in accordance with ¶ 14 of this Application; and
- 2. Approving the transfer of the GCEC distribution facilities serving the Wal-Mart load as described in \P 14(c)(ii) of this Application.

RESPECTFULLY SUBMITTED this 17 day of April, 2009.

GALLAGHER & KENNEDY, P.A.

By Michael M. Show Michael M. Grant

Mark Deatherage 2575 East Camelback Road

Phoenix, Arizona 85016-9225

Attorneys for Graham County Electric Cooperative, Inc.

Original and 13 copies filed this 17th day of April, 2009, with:

Docket Control

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10 Arizona Corporation Commission

1200 West Washington

11 Phoenix, Arizona 85007

12 Copies of the foregoing delivered this

17th day of April, 2009, to:

Janice Alward

14 Legal Division

Arizona Corporation Commission

15 | 1200 West Washington

Phoenix, Arizona 85007

Steve Olea

17 Utilities Division

Arizona Corporation Commission

18 | 1200 West Washington

Phoenix, Arizona 85007

Vickie Wallace

20 Utilities Division

Arizona Corporation Commission

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Phoenix, Arizona 85007

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1	Copy of the foregoing mailed this
2	17 ^L day of April, 2009, to:
3	Jeffrey C. Zimmerman Moyes, Sellers & Sims 1850 North Central Avenue, Suite 1100
4	Phoenix, Arizona 85004 Attorneys for the City of Safford
5	Attorneys for the City of Sarrord
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TERRITORIAL SETTLEMENT AGREEMENT

1. AGREEMENT AND PARTIES.

This Territorial Settlement Agreement ("this Agreement") is entered into by and between the City of Safford and Graham County Electric Cooperative, Inc. (the "Parties") pursuant to the Principles as defined in Section 2.9.

- 2. DEFINITIONS.
 - 2.1 "ACC" refers to the Arizona Corporation Commission.
 - 2.2 "Airport Property" refers to the property described on Exhibit "A" hereto.
 - 2.3 "Authorized Representative" refers to a representative designated from time to time by a Party to work with the designated representative of the other Party and having the authority of such Party to implement the agreements of the Parties set forth in this Agreement.
 - 2.4 "CFC" refers to the National Rural Utility Cooperative Finance Corporation.
 - 2.5 "Graham" refers to Graham County Electric Cooperative, Inc.
 - 2.6 "Graham's CC&N" refers to Graham's Certificate of Convenience and Necessity issued by the ACC in its Decision No. 33006 dated April 6, 1961.
 - 2.7 "Lawsuits" refers to Graham County Superior Court Cause Nos. CV2005-0081 and CV2005-0083.
 - 2.8 "1946 Agreement" refers to the Agreement entered into by and between Safford, Graham, and the City of Thatcher and dated January 22, 1946.
 - 2.9 "Principles" refers to the Settlement Principles of Territorial Issues Between Safford and Graham entered into on September 8, 2008.
 - 2.10 "Safford" refers to the City of Safford.
 - 2.11 "Safford Service Area" refers to the area depicted on Exhibit "B" hereto.
 - 2.12 "Wal-Mart Property" refers to the property to the east of 20th Avenue, between US 70 and 8th Street, on which the Wal-Mart SuperCenter is located.
 - 2.13 "Wheeling and Transmission Agreement" refers to the Wheeling and Transmission Agreement Between Safford and Graham entered into contemporaneously herewith, as may be amended from time to time.

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3. EFFECTIVE DATE.

This Agreement shall become effective as of January 1, 2009 (the "Effective Date").

4. PROVISION OF SERVICE WITHIN THE SAFFORD SERVICE AREA.

- 4.1 Except as otherwise provided pursuant to other provisions in this Agreement set forth below, from January 1, 2009 through the closing of the sale of the Final Transfer Facilities pursuant to Section 7 herein, Safford and Graham shall each continue to provide electric service to the existing loads and customers within the Safford Service Area that each of them is serving as of the Effective Date.
- 4.2 Graham will not object to Safford connecting new customer loads located within the Safford Service Area to Safford's distribution facilities and providing electric service to such new loads after January 1, 2009.
- 4.3 Customers that are receiving construction or temporary service from Graham as of January 1, 2009 within the Safford Service Area shall become customers of Safford on the date such construction or temporary service is connected to Safford's distribution facilities. Safford shall have the right to and shall make such connections no later than the closing of the sale of the Final Transfer Facilities pursuant to Section 7 herein.
- 4.4 If, after January 1, 2009, any customer requires new or temporary service within the Safford Service Area, and Safford has not acquired the Final Transfer Facilities, as defined in Section 7, and it is anticipated that Safford will not have constructed connecting distribution facilities in order to provide the service to the new customer, the Parties agree that Graham (and not Safford) will, after discussions, deliberation, and agreement with Safford, proceed to install all necessary facilities to timely serve the new customer's load, temporarily connecting any such new customer's load to Graham-owned distribution facilities.
 - 4.4.1. In such event, such new customer shall become a retail customer of Graham and such new customer's load shall continue to be served by Graham until the Final Transfer Facilities are transferred to Safford.
 - 4.4.2 Also in such event, Safford shall reimburse Graham for Graham's actual cost of installing all necessary facilities to serve such new customer's load, including any line extension costs, but less any contributions that would be payable by such customer for such facilities, at the time of closing of the transaction transferring the Final Transfer Facilities to Safford.
- 4.5 Graham shall also serve, until the Final Transfer Facilities are transferred to Safford, any new customer's load located within the Safford Service Area, which customer: (i) demands service from Graham prior to the date that the ACC approves the modification to Graham's CC&N pursuant to Section 8; and (ii) refuses to instead be connected to Safford's distribution system to be served by Safford pending the transfer of the Final Transfer Facilities to Safford.

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- 4.5.1 Safford shall reimburse Graham for the actual cost of facilities installed by Graham, including any line extension costs, but less any contribution paid by the customer and retained by Graham, for such service to customers pursuant to this Section 4.5, but in no event shall such reimbursement be any greater than the costs that the Parties agree would be incurred by Safford to connect such customer to Safford's distribution system (less any contributions that would be payable by such customer).
- 4.5.2 Safford shall pay Graham such agreed upon costs at the closing of the transaction transferring the Final Transfer Facilities to Safford.
- 4.6 The costs incurred for and any value of the facilities and associated line extensions described in Section 4.4 and Section 4.5 shall be excluded from the final RCLD Purchase Price of the Final Transfer Facilities determined pursuant to Section 7.3(i), and instead shall be payable pursuant to Section 7.3(ii).

5. PROVISION OF SERVICE OUTSIDE THE SAFFORD SERVICE AREA.

- 5.1 Beginning January 1, 2009, Safford shall have the right to provide electric service in territory outside the Safford Service Area to customers located in areas annexed by Safford, provided Safford first acquires, pursuant to the procedures specified in this Section 5, Graham's distribution facilities used to serve loads located in such annexed areas.
- 5.2 In any such acquisition of facilities by Safford from Graham pursuant to Section 5.1, Graham shall retain any facilities necessary for Graham to continue to provide service to its customers' loads in area(s) Graham will be continuing to serve. The Parties shall make good faith efforts to promptly identify the facilities to be retained by Graham.
- 5.3 For any such acquisition pursuant to Section 5.1, Safford shall give Graham three (3) years' written notice of its intention to purchase Graham's electrical distribution facilities used to serve load located in any such annexed area outside the Safford Service Area that Safford intends to serve. Graham shall file and diligently pursue appropriate requests with the ACC, the CFC, and any other holder(s) of liens on the facilities being acquired, requesting (i) approval of the transfer to Safford of title to such facilities, (ii) release of any and all liens made by Graham on such facilities, and (iii) authority to discontinue retail electric service to the affected customers as of the third anniversary of the notice. Graham shall use reasonable efforts to obtain approval by the ACC, CFC, and any such lienholder prior to the third anniversary of the notice. Safford agrees to assist Graham in obtaining such approvals by providing a letter and testimony in support of the approvals, if testimony is requested by Graham or the ACC, at Safford's own expense.
- 5.4 The purchase price paid to Graham for any such facilities acquired by Safford pursuant to Section 5.1 shall be five (5) times the annual billings for service to customers in the annexed area (such billings to be determined by reference to Graham's records,

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which Graham shall make available to Safford, and which Safford may audit at its sole expense) based upon the total amount of all ACC authorized items and charges shown on the last twelve monthly bills for each customer in the annexed area, with the last of such twelve monthly bills to be the last one that was sent at least thirty days before the third anniversary of the notice.

- 5.5 In the event Graham adds facilities in the territory after Safford has given the written notice pursuant to Section 5.3 and prior to acquisition, the formula set forth in Section 5.4 shall be used to determine the purchase price of such facilities, and in the event such facilities have not been installed for one full year prior to acquisition, a full year of service and billings for the customers being served by such additional facilities added in the annexed area shall be developed to determine the purchase price based upon proration of available service and billing data. For service to any customer(s) being served by such additional facilities added in the annexed area to whom no monthly bill has been sent at least thirty days before the third anniversary of the notice, the Parties will, within thirty days after the closing date, calculate and agree on the additional purchase price of the added facilities for such customer(s) based on a prorated year of billings for such customer(s), and Safford shall then pay Graham such additional purchase price amount within thirty days after the Parties agree on the calculation.
- 5.6 Subject to receipt of necessary regulatory and other approvals necessary to sell such facilities to Safford, the scheduled closing date for the transfer of any facilities pursuant to Sections 5.1 through 5.5 shall be the third anniversary of the date the notice is given. The form and substance of any transfer documentation for the transfer of such facilities shall be reasonably satisfactory to both Parties and shall warrant that such facilities and associated real property interests are being conveyed free and clear of any monetary liens.
- 5.7 In the event, for any reason, Graham has not obtained approval from the ACC, CFC, or any other person or entity holding a lien made by Graham on Graham's portion of the facilities to be transferred pursuant to Sections 5.1 through 5.5 prior to the third anniversary of the date notice is given pursuant to Section 5.3, Graham shall pay Safford, until the closing of the sale of the facilities being acquired, a fee equal to the product of a rate (in Dollars per kWh) equal to the then current wheeling rate (in Dollars per kWh), multiplied by all monthly retail electric sales in kWh of Graham's customer accounts, starting as of such third anniversary of the notice, for customers served by the facilities being acquired.
- 5.8 Safford shall, as the sole alternative to using its powers of condemnation, use the method set forth in Sections 5.2 to 5.7 for the purpose of expanding its electric system and electric services beyond the Safford Service Area.
 - 5.8.1 However, nothing contained herein shall (i) bar Safford from increasing its municipal boundaries pursuant to lawful annexation of properties, or (ii) limit the right of Safford to exercise its powers of condemnation.

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- 5.8.2 If, however, Safford chooses to proceed by condemnation against Graham, Graham shall not be limited in such proceeding to the determination of a value for its facilities as specified in this Agreement, including without limitation the formulae set forth in Sections 5.4 and 5.5.
- 5.9 Graham will not object to Safford expanding its distribution system outside of (a) the Safford Service Area or (b) any area where Safford has acquired facilities and service rights pursuant to Sections 5.1 through 5.5 if such expansion is solely for reliability purposes, interconnects with electric facilities of Graham in accordance with the Wheeling and Transmission Agreement, or with the Town of Thatcher, and so long as such facilities serve no retail electric distribution load that is not within either (a) the Safford Service Area, or (b) any area where Safford has acquired facilities and service rights pursuant to Sections 5.1 through 5.5.
- 5.10 Subject to the provisions of Section 8.5, the 1946 Agreement is hereby terminated.

6. INITIAL TRANSFER DATE AND INITIAL TRANSFER FACILITIES.

- 6.1 Electric service to the electric customers' loads of the Airport Property shall continue under existing arrangements until the Initial Transfer Date, as defined in Section 6.2, so that until the Initial Transfer Facilities, as defined in Section 6.3, are exchanged between the Parties, Safford will receive and pay for retail electric service from Graham, as measured by a master meter, and may resell the power to individually metered customers. Graham shall continue to provide service to the Wal-Mart Property until the closing of the sale of the Initial Transfer Facilities.
- 6.2 On December 31, 2012 ("Initial Transfer Date"), or on such later date as may be required pursuant to Section 6.7, the Parties shall simultaneously enter into the following exchanges and transfers, each of which shall be conditioned upon and in consideration for the other:
 - 6.2.1 In exchange and consideration for the transfer described in Section 6.2.2, Safford shall purchase from Graham, and Graham shall sell and convey to Safford, Graham's distribution facilities, and its real property interests concerning such distribution facilities, used in providing electric service to the Wal-Mart Property; and
 - 6.2.2 In exchange and consideration for the transfer described in Section 6.2.1, Graham shall purchase from Safford, and Safford shall sell and convey to Graham, Safford's distribution facilities, and its real property interests concerning such distribution facilities, used in providing electric service to the Airport Property.

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- 6.3 The Wal-Mart Property and Airport Property facilities and associated real property interests are collectively referred to as the "Initial Transfer Facilities." The Authorized Representatives of the Parties shall identify and agree upon the specific facilities that are Initial Transfer Facilities no later than December 31, 2011.
- 6.4 On or before January 15, 2012, Graham shall file appropriate requests with the ACC, the CFC, and any other holder(s) of liens on Graham's portion of such Initial Transfer Facilities, requesting (i) approval of the transfer to Safford of title to Graham's portion of the Initial Transfer Facilities, (ii) release of any and all liens made by Graham on Graham's portion of the Initial Transfer Facilities, and (iii) authority to discontinue retail electric service to the affected customers as of the Initial Transfer Date. Graham shall use reasonable efforts to obtain approval by the ACC, CFC, and any such lienholder prior to the Initial Transfer Date. Safford agrees to assist Graham in obtaining such approvals by providing a letter and testimony in support of the approvals, if testimony is requested by Graham or the ACC, at Safford's own expense.
- 6.5 In the event, for any reason, Graham has not obtained approval from the ACC, CFC, or any other person or entity holding a lien made by Graham on Graham's portion of the Initial Transfer Facilities prior to the Initial Transfer Date, Graham shall pay Safford a fee equal to the product of a rate (in Dollars per kWh) equal to the then current wheeling rate (in Dollars per kWh), multiplied by all monthly retail electric sales in kWh of Graham's customer accounts, starting January 1, 2013, for customers served by Graham's portion of the Initial Transfer Facilities.
- 6.6 Such payments to Safford shall continue until Graham obtains approval from the ACC, CFC, or any other lienholder, or, in the event of CFC or other lienholder approval delay, Graham provides an alternative to lien release satisfactory to Safford and Graham, such as collateral or indemnity.
- Safford and Graham shall close the sale of the Initial Transfer Facilities within ten 6.7 (10) days after Graham provides notice that it has either obtained the approvals and releases required by Section 6.4 or that it has provided satisfactory alternatives as described in Section 6.6, but not sooner than the Initial Transfer Date. The form and substance of any transfer documentation for the transfer of Initial Transfer Facilities shall be reasonably satisfactory to both Parties and shall warrant that such facilities and associated real property interests are being conveyed free and clear of any monetary liens. Each Party shall pay half of any escrow or related costs, charges, or fees, if any.

7. FINAL TRANSFER DATE AND FINAL TRANSFER FACILITIES.

- Effective as of December 31, 2015, or upon the closing of the sale of the Final 7.1 Transfer Facilities pursuant to Section 7.8, whichever is later, Safford shall become the sole provider of electric service within the Safford Service Area.
- 7.2 On December 31, 2015 ("Final Transfer Date"), or on such later date as may be required pursuant to Section 7.8, Safford shall purchase from Graham, and Graham shall sell and convey to Safford, Graham's distribution facilities, and its real property interests

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concerning such distribution facilities, used in providing electric service to loads existing within the Safford Service Area ("Final Transfer Facilities"), and any such distribution facilities that may be installed by Graham within the Safford Service Area pursuant to Sections 4.4 and 4.5. The Authorized Representatives of the Parties shall identify and agree upon the specific facilities that are Final Transfer Facilities no later than November 15, 2014.

- 7.3 The total purchase price for the Final Transfer Facilities and for any distribution facilities installed by Graham pursuant to Sections 4.4 and 4.5 shall consist of the sum of: (i) an amount equal to replacement cost less depreciation ("RCLD") of the Final Transfer Facilities as of the Final Transfer Date, but in no event to be less than \$950,000 or greater than \$1,250,000 ("RCLD Purchase Price"); plus (ii) any amounts payable by Safford pursuant to Sections 4.4 and 4.5 and as set forth in Section 4.6.
 - 7.3.1 RCLD as used herein shall mean a valuation of such distribution facilities derived by using estimates of the cost to replace such facilities with facilities of similar productive capacity as of the valuation date, less the depreciation, which shall be determined in accordance with generally accepted accounting principles, that has accumulated on such existing facilities based on the transferring party's service records, extending such depreciation through the valuation date.
 - 7.3.2 Graham shall provide Safford with its estimate of the RCLD Purchase Price no later than November 15, 2014, and the Parties will work in good faith to agree on the RCLD Purchase Price prior to January 15, 2015.
 - 7.3.3 In the event the Parties are unable to agree on the RCLD Purchase Price and are therefore in dispute as to the RCLD Purchase Price as of January 15, 2015, the amount to be deposited as the RCLD Purchase Price pursuant to Section 7.4 shall be the midpoint between the estimate derived by Graham and the estimate derived by Safford, but in no event shall such amount be less than \$950,000 nor greater than \$1,250,000.
 - 7.3.4 If the midpoint is used for the deposit and either Party is dissatisfied with using the midpoint as the RCLD Purchase Price, either Party may refer the derivation of the RCLD Purchase Price for resolution pursuant to the dispute resolution process set forth in Section 11, with the arbitrator(s) required to resolve the final RCLD Purchase Price prior to the Final Transfer Date.
- 7.4 No later than January 15, 2015, Safford shall deposit into an escrow account at a bank, escrow company, or other similar institution of Safford's choice, the RCLD Purchase Price for the Final Transfer Facilities determined pursuant to Section 7.3. Any interest accumulated in the escrow account prior to the Final Transfer Date shall belong to Safford, and each Party shall pay half of any escrow or related costs, charges, or fees. Any amount of such deposit not needed as part of the final RCLD Purchase Price shall be

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refunded to Safford at the close of the sale of the Final Transfer Facilities. Any deficiency in the amount of the funds deposited with respect to the final RCLD Purchase Price shall be paid by Safford to Graham at the closing of the sale of the Final Transfer Facilities.

- 7.5 On or before January 15, 2015, Graham shall file appropriate requests with the ACC, the CFC, and any other holder(s) of liens on the Final Transfer Facilities, requesting (i) approval of the transfer to Safford of title to the Final Transfer Facilities, (ii) release of any and all liens made by Graham on the Final Transfer Facilities, and (iii) authority to discontinue retail electric service to the affected customers as of the Final Transfer Date. Graham shall use reasonable efforts to obtain approval by the ACC, CFC, and any such lienholder prior to the Final Transfer Date. Safford agrees to assist Graham in obtaining such approvals by providing a letter and testimony in support of the approvals, if testimony is requested by Graham or the ACC, at Safford's own expense.
- 7.6 In the event, for any reason, Graham has not obtained approval from the ACC, CFC, or any other person or entity holding a lien made by Graham on the Final Transfer Facilities prior to the Final Transfer Date, Graham shall pay Safford a fee equal to the product of a rate (in Dollars per kWh) equal to the then current wheeling rate (in Dollars per kWh), multiplied by all monthly retail electric sales in kWh of Graham's customer accounts, starting January 1, 2016 for customers served by the Final Transfer Facilities and any customers served pursuant to Section 4.4 and Section 4.5.
- 7.7 Such payments to Safford shall continue until Graham obtains approval from the ACC, CFC, or any other lienholder, or, in the event of CFC or other lienholder approval delay, Graham provides an alternative to lien release satisfactory to Safford and Graham, such as collateral or indemnity.
- 7.8 Within ten (10) days after Graham provides notice that it has either obtained the approvals and releases required by Section 7.5 or that it has provided satisfactory alternatives as described in Section 7.7, but not sooner than the Final Transfer Date, Safford and Graham shall notify the escrow agent of the final RCLD Purchase Price pursuant to Section 7.3 and shall close the sale of the Final Transfer Facilities. The form and substance of any transfer documentation for the transfer of Final Transfer Facilities shall be reasonably satisfactory to both Parties and shall warrant that such facilities and associated real property interests are being conveyed free and clear of any monetary liens.

8. ACC APPROVAL TO MODIFY GRAHAM'S CC&N.

8.1 Within 120 days after execution of this Agreement, Graham shall file with the ACC, and shall then diligently prosecute, an application to modify its CC&N to exclude from its service territory the Safford Service Area. In the application process, Graham will also notify the ACC of the reservations and provisions herein relating principally to: (i) Graham's continuing service in the periods prior to the Initial Transfer Date and Final Transfer Date; (ii) the transfer of the Initial Transfer Facilities and Final Transfer Facilities; and (iii) the interim service arrangements described in Section 4.

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- 8.2 Safford shall assist Graham in obtaining this ACC approval by providing, at Safford's sole expense, a letter and testimony in support of such ACC approval, if requested by Graham or the ACC.
- 8.3 If requested by the ACC, Safford agrees to provide a legal description of the Safford Service Area at its expense.
- 8.4 If requested by the ACC, the Parties shall work cooperatively to provide a description of the areas served by Graham with the Initial Transfer Facilities and the Final Transfer Facilities.
- 8.5 If the ACC has not by written order approved such modification to Graham's CC&N by June 30, 2010, the Parties will cooperate and work together for an additional 180 day period to attempt to resolve any issues or concerns the ACC may have raised and/or to otherwise effectuate ACC approval of modification to the CC&N. If, by the end of that additional 180 day period, the ACC has not by written order approved modification to Graham's CC&N, and the Parties have not otherwise agreed to further extend the period to continue working to achieve ACC approval, the 1946 Agreement will again become effective and reinstated.
- 8.6 In the event the 1946 Agreement becomes effective and reinstated pursuant to Section 8.5, the Parties agree to inform the Graham County Superior Court in the Lawsuits of such reinstatement, and either Party may petition the Court to resume its proceedings in the Lawsuits. In the event the 1946 Agreement becomes effective and reinstated pursuant to Section 8.5, the Parties hereby agree that any applicable statute of limitations, statute of repose, or other applicable time limitation governing or relating to any of the claims or causes of action that were or could have been raised in the Lawsuits or that relate to the subject matter of this Agreement, shall be and hereby are tolled and shall not expire until two years after the date the 1946 Agreement becomes effective and reinstated.
- 8.7 If and when the ACC approves the modification to Graham's CC&N pursuant to Section 8.1, the Parties will promptly take such actions as are necessary to have the Lawsuits dismissed with prejudice, with each Party to bear its own costs and attorneys' fees.

9. CONDITION OF AND RESPONSIBILITY FOR THE TRANSFER FACILITIES.

9.1 Each Party shall accept the Initial Transfer Facilities, the Final Transfer Facilities, and any other facilities transferred pursuant to Section 5, and the associated conveyed real property interests, AS IS and WHERE IS, as of the Initial Transfer Date, the Final Transfer Date, and the date of transfer of other facilities pursuant to Section 5, respectively; provided that the conveying Party shall maintain its facilities that are subject to sale and transfer hereunder in accordance with standard utility practice in the period prior to the sale and transfer of any such facilities.

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- 9.2 Whenever any facilities and respective associated real property interests are transferred and conveyed pursuant to Sections 5, 6, and 7, the selling Party shall no longer hold any right, title, or interest in such transferred facilities and associated real property interests.
- 9.3 Further, whenever any facilities and respective associated real property interests are transferred and conveyed pursuant to Sections 5, 6, and 7, the purchasing Party shall then be solely responsible for: (i) providing electric service to the customers connected to such transferred facilities, and (ii) all right, title, interest, operation, maintenance, and disposition of such transferred facilities and associated real property interests.

10. EASEMENTS.

- The Parties agree that easements required by a requesting Party from the other Party to enable the requesting Party to perform in accordance with the provisions of this Agreement shall be made available to the requesting Party without undue cost or delay by the other Party. Each Party agrees to be reasonable within standard utility practice with respect to the locations it requests for such easements in the service territory of the other Party.
- 10.2 Any easement that has been granted by a Party to the other Party shall not be set aside by the granting Party so long as the other Party requires such easement to provide electric service in its service territory pursuant to this Agreement.

11. ALTERNATIVE DISPUTE RESOLUTION.

- Any question, dispute, or controversy (a "dispute") arising out of or related to the terms and/or subject matter of this Agreement shall be submitted in writing by the Authorized Representative of the disputing Party to the Authorized Representative of the other Party. The Authorized Representatives shall attempt to resolve any such dispute within fifteen (15) days of such submittal and presentation.
- 11.2 In the event the Authorized Representatives are unable to resolve the dispute within such fifteen (15) days, such dispute shall be submitted by the disputing Party to arbitration and resolved in accordance with the arbitration procedures set forth as follows:
 - 11.2.1 The Authorized Representatives shall attempt to agree on the selection, retention, and appointment of a single neutral independent arbitrator with expertise in the area of the dispute, within ten (10) business days after expiration of the fifteen (15) day resolution period in Section 11.1 above. The cost of such single arbitrator shall be shared equally by the Parties. If the Parties fail to agree upon a single arbitrator within that ten (10) business day period, each Party shall choose one arbitrator within the next five (5) business days who shall sit on a three (3) member arbitration panel. Safford shall retain and provide one arbitrator at its sole expense and Graham shall retain and provide one arbitrator at its sole Those two arbitrators shall select and retain a third independent arbitrator, who shall chair the arbitration panel. The expenses related to the third

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independent arbitrator shall be shared equally by Safford and Graham. In either case, the arbitrators shall not have any current or past substantial business or financial relationships with any Party to the arbitration (except prior arbitration).

11.2.2 The arbitrator(s) shall conduct an arbitration of the dispute within twenty (20) days after appointment (or such shorter or longer time as agreed upon by the arbitrator(s) and approved by the Parties). The arbitrator(s) shall provide each of the Parties with the opportunity to be heard and, except as otherwise provided herein, shall generally conduct the arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association and applicable substantive law. Except to the extent it would be contrary to or inconsistent with the provisions herein, the provisions of A.R.S. §§ 12-1501 et seq. shall apply. If there is a three member panel rather than a single arbitrator, the powers of the arbitrators, including the power to issue rulings on the merits of the dispute, may be exercised by a majority.

11.2.3 Unless otherwise agreed by the Parties, the arbitrator(s) shall render a decision within thirty (30) days following the arbitration, and shall notify the Parties in writing of such decision and the reasons for it, but without the necessity of detailed findings of fact and conclusions of law. In the discretion of the arbitrator(s), the ruling may include an award of the prevailing Party's costs and reasonable attorneys' fees against the other Party. The decision of the arbitrator(s) shall be final and binding on the Parties, and judgment on the award may be entered in any court having jurisdiction. The decision of the arbitrator(s) may be opposed or modified in accordance with and for the reasons set forth in A.R.S. §§ 12-1512 and 1513.

12. SPECIFIC PERFORMANCE.

In addition to such other remedies as may be available under applicable law, the Parties acknowledge that the remedies of specific performance and/or injunctive relief shall be available and proper through an arbitration proceeding pursuant to Section 11 in the event any Party fails or refuses to perform its duties hereunder.

13. AUTHORITY FOR THIS AGREEMENT.

13.1 Graham and Safford each represent and warrant that the person signing this Agreement on its behalf has full authority to execute this Agreement, and that it has taken all action necessary or appropriate under applicable law and the organizational documents of such Party to make this Agreement the valid and binding obligation of such Party, enforceable in accordance with its terms.

13.2 Graham represents and warrants that it is an Arizona non-profit electric cooperative that was incorporated in 1945 and is duly formed, validly existing, and in good standing pursuant to the laws of the State of Arizona and has the full power and authority to enter into this Agreement.

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13.3 Safford represents and warrants that it is an Arizona municipal corporation duly formed, validly existing, and in good standing pursuant to the laws of the State of Arizona and has the full power and authority to enter into this Agreement.

14. ENTIRE AGREEMENT.

Together with the contemporaneously executed Wheeling and Transmission Agreement, this Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof, and may be modified only by a written instrument signed by the parties hereto.

15. EXHIBITS.

Each Exhibit identified in and attached to this Agreement is hereby incorporated in and made a part of this Agreement as if set forth in its entirety wherever referenced in this Agreement, and may be modified or replaced by a substitute Exhibit only upon the mutual agreement of both Parties evidenced by their signatures on the substitute Exhibit together with identification of the prior Exhibit and the effective date of substitution.

16. COOPERATION IN TRANSFER OF RECORDS AND SERVICE.

Each Party shall promptly cooperate with the other Party in all reasonable respects to provide for a smooth and uninterrupted transition of electric service to each customer affected by this Agreement, including without limitation by providing the other Party customer lists, addresses, billing information, load histories, and other relevant account information necessary or convenient to facilitate the accurate identification of all customers affected, the delivery by the Parties of notices of the transition, and the provision of continued and uninterrupted electric service to all such customers.

17. NOTICES.

Any notice or other written communication to or upon Safford or Graham pursuant to this Agreement shall be deemed properly made and received if made in writing and addressed to the person(s) and address(es) for Safford and Graham set forth below, and shall be effective (i) three days after it is deposited and post-marked with the United States Postal Service, postage prepaid, return receipt requested, or (ii) upon hand delivery:

If to Graham:

General Manager
Graham County Electric Cooperative, Inc.
9 West Center Street
Pima, Arizona 85543

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With a copy to:

Michael M. Grant Gallagher & Kennedy, P.A. 2575 East Camelback Road # 1100 Phoenix, Arizona 85016-9225

If to Safford:

City Manager City of Safford 717 Main Street Safford, Arizona 85548-0272

With copies to:

City Attorney
City of Safford
717 Main Street
Safford, Arizona 85548-0272

K.R. Saline & Associates 160 North Pasadena, # 101 Mesa, Arizona 85201-6764

Routine correspondence regarding mutual discussions, negotiations, deliberations, transactions, or operations may be made by electronic mail, facsimile, telephone, or such other means as the Parties may mutually determine from time to time in furtherance of efficient, effective, and cooperative communication.

18. UNCONTROLLABLE FORCES.

No Party shall be considered to be in default in the performance of its obligations hereunder when a delay in or failure of performance shall be due to an Uncontrollable Force. The term "Uncontrollable Force" shall mean any cause beyond the reasonable control of the Party affected, which by exercise of due diligence such Party could not reasonably have been expected to avoid, and which by exercise of due diligence it shall be unable to overcome, including but not restricted to failure of facilities, flood, earthquake, storm, fire, lightning, epidemic, war, riot, civil disturbance or disobedience, labor dispute, shortage of labor, fuel, transportation, or material, sabotage, regulation or restriction imposed by governmental or lawfully established authority, or restraint by court order or public authority. Nothing contained herein shall be construed to require a Party to settle any strike or labor dispute in which it may be involved. Any Party that fails to fulfill any of its obligations hereunder by reason of an Uncontrollable Force shall give prompt notice, followed by written notice of such fact to the other Party and an estimate, if possible, of when the Party claiming the Uncontrollable Force believes in good faith that the Uncontrollable Force will end and that performance will resume. The Party claiming the Uncontrollable Force shall exercise due diligence to resume the performance of such obligation(s) with all reasonable dispatch.

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19. BINDING ON SUCCESSORS AND ASSIGNS.

It is intended that all of the provisions of this Agreement shall inure to the benefit of and shall be binding upon the Parties hereto, their legal representatives, successors, and assigns. Neither Party shall transfer or assign all or any portion of its rights or obligations under this Agreement without the prior written consent of the other Party, which consent shall not be unreasonably withheld or delayed.

20. TIME OF THE ESSENCE.

Time is of the essence with respect to the performance of all terms, covenants, conditions, and provisions of this Agreement. If the date or deadline for any notice, act, or event required or contemplated by the terms of this Agreement falls on a Saturday, Sunday, or legal holiday, such date or deadline shall continue over to the next following day that is not a Saturday, Sunday, or legal holiday.

21. COOPERATION.

The parties hereto shall execute, acknowledge, and deliver such other instruments and documents as may be necessary or appropriate to carry out the full intent and purpose of this Agreement.

22. ARIZONA LAW GOVERNS.

This Agreement and the rights of the parties hereto shall be interpreted, governed, and construed in accordance with the laws of the State of Arizona.

23. WAIVER.

Either of the parties shall have the right to excuse or waive performance by the other party of any obligation under this Agreement by a writing signed by the Party so excusing or waiving. No delay in exercising any right or remedy shall constitute a waiver thereof, and no waiver by either Party of the breach of any provision of this Agreement shall be construed as a waiver of any preceding or succeeding breach of the same or any other covenant or condition of this Agreement.

24. COUNTERPARTS.

This Agreement may be executed in any number of counterparts, each of which shall be an original, but all of which shall constitute one and the same instrument.

25. TERM.

This Agreement shall continue and remain in effect in perpetuity, unless and until it is modified or terminated by mutual written agreement of the Parties.

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26. INTERPRETATION.

This Agreement is the result of negotiations between the Parties and, accordingly, shall not be construed for or against any Party regardless of which entity drafted this Agreement or any portion thereof.

27. CONFLICT OF INTEREST.

Notice is hereby given of the provisions of A.R.S. § 38-511.

IN WITNESS WHEREOF, the City of Safford and Graham County Electric Cooperative, Inc. have caused this Territorial Settlement Agreement to be executed, attested, and delivered by their respective duly authorized executives.

CITY OF SAFFORD		
By: Jalom. /pe-	_ Date:	12/19/08
Name: RONALD M. GREEN	_	
Title: MAYOR	ATTEST By:	City Clerk Supte
APPROVED AS TO FORM:		
By: 1 (2)		
Jeffre C. Zimmerman, Moyes, Sellers & Sims,		
Special Outside Counsel		
GRAHAM COUNTY ELECTRIC COOPERAT	ΓΙ VE, INC .	
By: Lene Robert Laren	Date:	12-18-08
Name: BENEROBERT LARSON		
Title: BOARD PRESIDENT	ATTEST By:	Store In Live.

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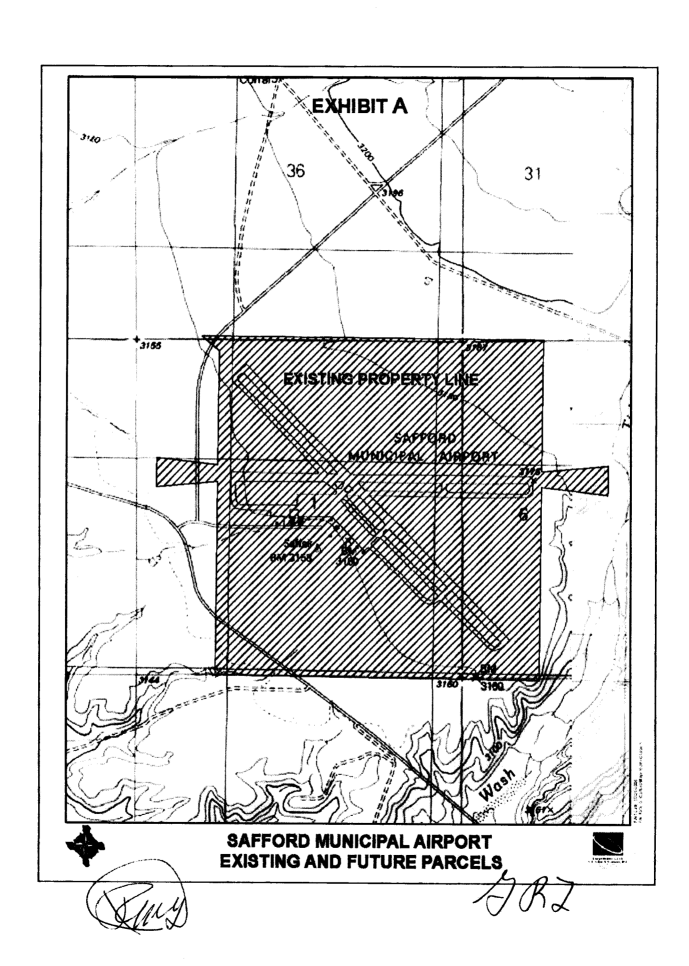
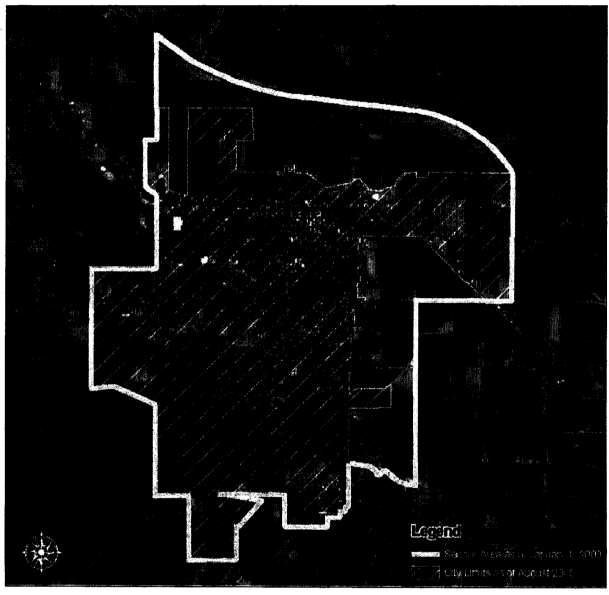
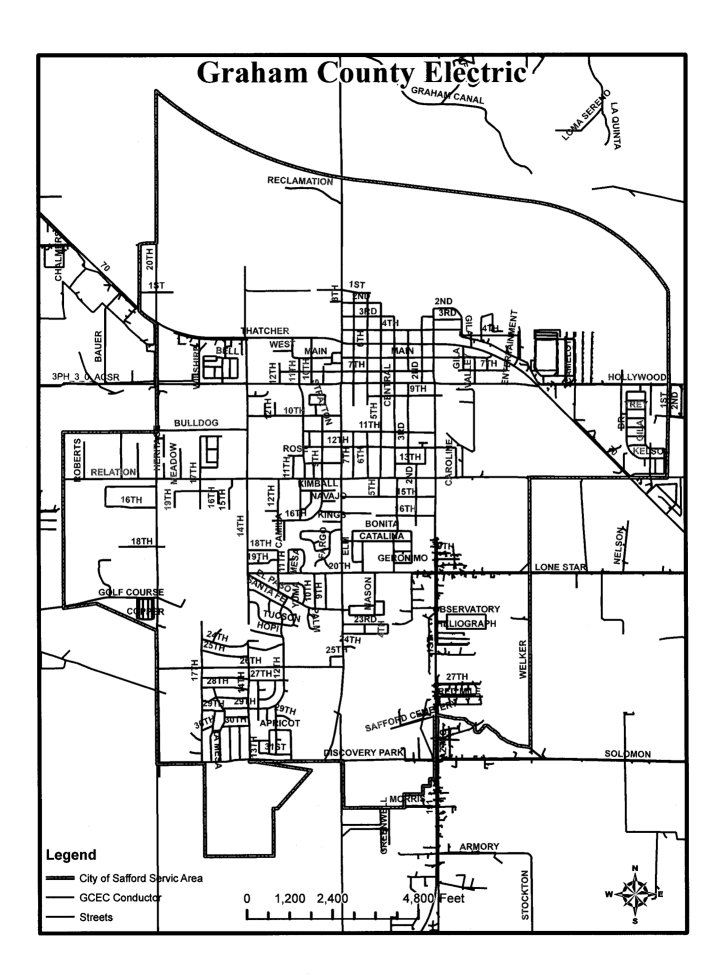


EXHIBIT B SAFFORD SERVICE AREA



Using a starting point at Hwy 191 and the north bank of High Line Canal at existing Safford City Limits, going east along the north bank of the Highline Canal to the west side of Welker Lane, going north on the west side of Welker Lane to 20th street, then continuing north across 20th street along the west bank of Graveyard Wash to Union Canal. Then going east along the north bank of the Union Canal intersecting the existing Safford City limits at the point where the Union Canal and Hwy 70 intersect. Continuing east and then north following the existing Safford City Limits to the northeast corner of the existing Safford City Limits, turning northwest following the center of the Gila River bottom to the intersection of the center of the Gila River bottom and the west boundary of Township 7 South and Range 28 East. Then going south along the west boundary of Township 7 South and Range 28 East to the northwest corner of the existing Safford City limits, then following the existing Safford City Limits south then east then north ending back at the intersection of Hwy 191 and the north bank of the Highline Canal "starting point". Note all references to the "existing Safford City Limits" on this Exhibit are the official Safford City Limits as of August 2008.

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RATE SCHEDULE DESCRIPTIONS	A1 Residential - County	A4 Residential - Safford				¾	_		LC1 Gin - Safford																																		
SERVICE LOCATION TDACERO LIGHT @ RTH & 20TH	W 8TH & 20TH AVE	825 20TH AVE	BY WHISTLE STOP/20TH	SAFFORD/PLAYING FIELDS/20TH AV	NEW SUPERCENTER	1827 THATCHER BLVD	1825 W THATCHER BLVD ICE KING	1825 W THATCHER BLVD ICE KING	KENTUCKY FRIED CHICKEN	1807 THATCHER BLVD	BEHIND KFC	BEHIND KFC	4000 TUATOLIFE BLVD	1805 W THATCHER BLVD	1765 W THATCHER BLVD	1717 W HWY 70	1701 THATCHER BLVD	1623 W THATCHER BLVD	W THATCHER BLVD	THATCHER BLVD	1523 W THATCHER BLVD	1455 W THATCHER BLVD	1491 W THATCHER BLVD	WSK MANAGEMENT SYST.	1491 THATCHER BLVD	•		1441 W IHAICHER BLVD CARWASH	1431 W LITALCHER BLVD SHOD BEHIND FAMILY CHIROPR	522 S 14TH AVE. SAFFORD	APROX 1000' W OF PEPSI PLANT	584 S 14TH AVE/SAFFORD	CORNER OF 14TH AVE & 8TH ST	N ACROSS FROM SHINING TIMES	N TOWARDS RIVER BEHIND MOUNT	OLD HOOPES FARM NEXT TO COS	WHERE SADDLEMAN'S STEAKHOUSE	STUE US HWY 70	SAFFORD STATION	CNITALY DATE TO SALL T	NEW SERVICE JOST E/OF EXISTING	214 E HWY 70 SAFEORD	214 E HWY 70 SAFFORD
METER #	F51917	CD63W217	PE863	PE957	CE4W241	4WE240	4WE274	4WE293	CE4W244	4WE294	4WE295	4WE296	E55055	C63W 102 H1416	4WF262	E54295	E302254	CE4W253	CE4W274	E55111	CD13Y275	4WE192	E55017	LGE026	E55018	E51239	SW134W012R	SW134W001	F43025	E302437	PE147	E52857	PE866	PE665	PE610	PE740	CE63W150	E51308	E53907	4VVEZUS	CE4W226	CE404249	E55337
RATE SCHEDULE	4 B	84	4	B4	2	84	B 4	B4	B4	B 4	84	4	8	64 84	. 4 <u>8</u>	. 48 24	B4	B4	B 4	B4	B4	84	84	B4	4 2	B 4	CG4	8 7	84 4	¥ <	ŧ =	¥	4	4	=	Ξ	84 7	. B4	4 2	Z 2	5 2	<u>.</u>	4 A
CUST NAME	11/464 CILY OF SAFFORD 99976 ARIZONA FASTERN RAII WAY CO	103594 BARNET/DUI ANEY EYE CENTER	3336 UNION CANAL CO	11597 SAFFORD UNIFIED SCHOOLS	117270 WAL MART STORES INC#1149.0	109246 TACO TASTE	118181 WARD, KENNETH D	118182 WARD, KENNETH D	3186 F D N INC	109143 CENTRAL DENTISTRY	3183 MOELLER, LARRY D	3184 MOELLER, LARRY D	122641 WARD, KENNETH D	111942 DYNASIY IRAVEL	1000 CO HINDER OF COLORO #000	118845 RE/MAX COPPER RIDGE REALTY	116585 GRANT, VAUGHN OR RUTH	106908 HATCH BROTHERS INC	122427 MACKS AUTO SUPPLY LLC	121760 TRAYLOR CONSTRUCTION LLC	106991 AUTOZONE INC #2728	111984 WATER DEPOT C/O TERRY HINTON	121176 COPPER PLAZA	3141 MC'DONALD'S	12295 FAMILY HEARING CARE % M LAYTON	121174 COPPER PLAZA		101672 SAFFORD SHINING TIMES CARWASH	102373 FAMILY CHIROPRACTIC	113388 CURIIS, DENNIS J	119018 HOWARD RONALD	104348 LANE ROBERT J		3158 CURTIS, PHIL	114433 DALEY, STEVE	3161 CURTIS, PHIL		119972 HARALSON TIRE CO INC			121304 HARALSON TIRE CO INC	4/95 HAKALSON LIKE CO INC	100385 HARALSON LIKE CO INC 100386 HARALSON TIRE CO INC

305 4TH ST NEW AGRICULTURE BLDG	310 E US HWY 70 310 E US HWY 70	SMALL OFFICE	301-A E 4TH ST SAFFORD	N BACK OF 425 E 4TH STREET	425 E 4TH ST SAFFORD	410 E 4TH ST	BEHIND BOWLING ALLEY BY	440 E 4TH ST SAFFORD	440 E 41H SI SAFFORD	440 E 41H ST SAFFORD	SIO E 41H SI-BI BOWLING ALLE I	RAMADA INN	SWINGS & THINGS	555 ENTERTAINMENT AVE THEATER	DAYS INN-NEWEST METER	NEW MOTEL BEHIND DAYS INN	SIGN ON E HWY 70	PUMP EAST OF METAL BLD.	710 E HWY 70 AIRGAS	704 E HWY 70 NEXT TO RV CTR	870 E HWY 70-TRAILER SALES	SUNRISE VILLAGE	SUNRISE VILLAGE	920 HOLLYWOOD RD	954 E HOLLYWOOD RD	1207 HOLLYWOOD RD	1207 E HOLLYWOOD RD (SHOP)	1069 E HOLLYWOOD RD	1035 E HOLLYWOOD RD	961 E HOLLYWOOD RD		DOLL WOOD NO 958 F HMY 70	958 F HWY 70	962 E HWY 70 SAFFORD	CARWASH	SUNRISE VILLAGE #159	SUNRISE VILLAGE #158	SUNRISE VILLAGE #157	SUNRISE VILLAGE #156	SUNRISE VILLAGE #155	2221	SUNRISE VILLAGE #153	SUNRISE VILLAGE #152	SUNRISE VILLAGE #151
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84 84	% 8	2 2	. 48			44	Ξ	B4	84	. B4	A S	, 4 4 4	. 8 4	B4	B 4	B 4	8	4	B 4	B 4	84	B 4	B4	A 4	A 4	A 4	A 4	A4	A	\$:	¥ 2	¥ 2	5 2	2 2	. 4	. A	*	*	A	A4	A4	A 4	A 4	A4
102727 BRINKERHOFF CONSTRUCTION 102467 BRINKERHOFF CONSTRUCTION	119969 HARALSON TIRE CO INC	1089/U BARALSON LINE CO INC.	122508 DALEY, STEVE		110969 DESERT SPRINGS COM FELLOWSHIP		112006 PRINA, TED	13861 KRIEG, DEAN G	108622 KRIEG, DEAN G	122568 BARTHOLOMEW, RICHARD	122413 FOSTER, STEFFANIA	12149Z MAKALSON TIKE OO INGE 103637 DAMADA INN	108848 KRIEG DEAN G	117933 VICTORY FELLOWSHIP	105645 KRIEG, DEAN G	121528 KRIEG, DEAN G	108648 KRIEG, DEAN G	106993 KRIEG, DEAN G	120805 AIRGAS WEST INC	106740 MONTIERTH, NEAL	4760 COUNTRYWIDE HOMES LLC	11700 SUNRISE VILLAGE	11701 SUNRISE VILLAGE	4813 OGAS, TOMASA	122152 CLARK, SANDRA		113294 JONES, NANCY	4819 FRANKLIN, MIKE T	4817 OAKS, HELEN W	4811 WALDRON, ALBERT	4809 PEREZ, MANUEL	480/ PEKEZ, MANUEL	113868 BULK I KANSPORTATION INC	113703 BUEN I KANSPONTATION INC.	113/02 BOEN HONDIS CHILDIA IIIO	115403 APPI ERFE SR DAVID A	122574 IONES STACEY	119895 MCQUADE JUSTIN	99936 WINDSOR, LESLIE	120856 FASOL, BRIAN	118002 SALAZAR, JAIME L	112427 KERBY, DARVIN J	107987 ARAGON, MICHAEL	100953 MENDOZA, MARGARET C

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SUNRISE VILLAGE #150 SUNRISE VILLAGE #149 SUNRISE VILLAGE #149 SUNRISE VILLAGE #148 SUNRISE VILLAGE #147 SUNRISE VILLAGE #146 SUNRISE VILLAGE #356 SUNRISE VILLAGE #355 SUNRISE VILLAGE #355	SUNRISE VILLAGE #353 RV SUNRISE VILLAGE #354 RV SUNRISE VILLAGE #356 RV SUNRISE VILLAGE #174 SUNRISE VILLAGE #174 SUNRISE VILLAGE #177 SUNRISE VILLAGE #177 SUNRISE VILLAGE #177 SUNRISE VILLAGE #166 SUNRISE VILLAGE #167 SUNRISE VILLAGE #55	SUNRISE VILLAGE #47 SUNRISE VILLAGE #46 SUNRISE VILLAGE #45
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	121901 RICHIINS, NICOLE 111707 JOHNSTON, SHERYL L 122487 WALDEN, STARR 122486 KNOTT, DARYL 111384 HRDINA, JEFFREY 121706 FISCHER, JOHN & VIOLET 119944 CONKLE, STEVEN D 122727 BYRD, KRYSTAL 118387 CARR, WILLIAM R 122451 LONG, RICHARD D 120947 PERRY, SEANNA 122557 CONWAY JR, JAMES A 120546 JOHN, PEGGY L 120646 CRUM, WAYNE OR WANDA 122724 FISCHER, MITCHELL 99999 NELSON, DORIAN R 121744 ECHARD JR, EDDIE 117148 SANCHEZ, CAROLYN N 115568 GIBSON, RONALD I 117188 SANCHEZ, CAROLYN N 118395 CHITWOOD, TAMMIE 121251 MEDINA, MARYLIN 122749 CONTRERAS, LORETTA 12375 WALDEN, STARR 102548 SUNRISE VILLAGE 117674 ZALE, KYLE A 102171 ROSS, WANDA K 99751 GONZALEZ, ROBERT 101471 NEWTON, KEVIN B 114357 WILSON, MARY A 115689 WEAVER, JAMES M 1222436 DEHNE, JEAN M 113308 URREA, ALFONSO S 14610 ESTRADA, ADAM C	

H1596 SUNRISE VILLAGE #44	•			H1918 SUNRISE VILLAGE #50	 		••	••				 			ESUZAUS SUINTISE VILLAGE			••	E52042 SUNRISE VILLAGE #22	H1699 SUNRISE VILLAGE #350 RV	E52177 SUNRISE VILLAGE #348	E52177 SUNRISE VILLAGE #348	E301519 SUNRISE VILLAGE #347							•		_			••	_	_	••	••	E53620 SUNRISE VILLAGE #263
A4	A4				A4 E													A4	A4 E																					A4 E
		113803 BEAUCHAIMF, NORA IM 121800 LODEZ MICHAEL B	114038 ARMLIO TONI	117493 BANDA, ISABEL T		115105 ROBERTSON, TAMMY	121910 JOHNSON, PERRY	117031 KELLER, CHRISTOPHER & PAULA	113541 CRISCI, DELLA RAE	122679 DOMINGUEZ, GLORIA	122213 SILVA, SHARON	11689 LATTERI, ANTHONY T	121347 FAITH LUTHERAN CHURCH			122098 MARTIN, RAYMOND	122063 PLUMLEE, ZANE	122667 EFROS, MARK	117178 HOLGUIN, LEANN					122594 SHELDON, RAYETTA	122857 STRATTON, JEFFERY D	120772 DERRYBERRY, JOE			101063 SUNRISE VILLAGE	121322 RINCON, MIGUEL	11995 SUNRISE VILLAGE	11996 SUNRISE VILLAGE	107011 SUNRISE VILLAGE	107012 SUNRISE VILLAGE	117180 PACKER, COLT & SHEILA	117271 BACA, SAM		110426 DESPAIN, LESLIE O	110008 HARRIS, LOU	119347 SALAS, TOMMY

	A4	E52864	SUNRISE VILLAGE #210
121840 CONTRERAS, LORELTA	A4 A4	E53869	SUNRISE VILLAGE #201
	A	E53865	SUNRISE VILLAGE #178
	A4	E53873	SUNRISE VILLAGE #208
117287 RODRIGUEZ JR, CAMILO	A4	E52820	SUNRISE VILLAGE #207
109943 CONTRERAS, DESIREE	A 4	E52644	
	A4	E52821	VILLAGE
	A4	E52849	SUNRISE VILLAGE #182
	A4	E51869	SUNRISE VILLAGE #184
	A4	E52877	SUNRISE VILLAGE #202
-	74 74	H1683	SUNRISE VILLAGE #201
	¥ ?	H1577	SUNRISE VILLAGE #200
103868 KUIZ, JESUS IM 103830 HABAI SON SIIZANNE I	4 4	H1684	SUNRISE VILLAGE #199
	¥ 4	E52845	SUNRISE VILLAGE #197
	A 4	H1269	SUNRISE VILLAGE #196
117380 HARRIS, DEAN & BEATRICE	A4	H4429	SUNRISE VILLAGE #191
109048 AGUILAR, ROXANNE	A4	E301466	SUNRISE VILLAGE #195
116830 LYBARGER, LINDSEY	A 4	H1682	
122605 RAMSEY, MICHAEL	A4	E53874	SUNRISE VILLAGE #188
120095 ALLEN, REBECCA J	A 4	E51666	SUNRISE VILLAGE #193
	A 4	E53857	SUNRISE VILLAGE #192
	A4	H1449	SUNRISE VILLAGE #190
	A4	E54882	SUNRISE VILLAGE #189
	A 4	E5860	SUNRISE VILLAGE #187
	A4	E52841	SUNRISE VILLAGE #185
	A4	E53384	SUNRISE VILLAGE #185
105677 DUTCHER, JOY	A4	E53864	SUNRISE VILLAGE #183
	A4	E51224	SUNRISE VILLAGE #179
	A 4	E53843	SUNRISE VILLAGE #177
	A4	E54135	SUNRISE VILLAGE #175
	A	E53571	SUNRISE VILLAGE #258
	¥ ;	E53629	SUNRISE VILLAGE #257
	A4	E5472	SUNKISE VILLAGE #255
	A4	E53625	SUNKISE VILLAGE #254
	A4	100000 100000	SOINTISE VILLAGE #230
122231 KASSO, OKTOTAL	ŧ >	E33620	SOINTISE VILLAGE #249
	+ V	E54428	SCINIST VILLAGE #219
	¥ \	H1694	SUNRISE VILLAGE #247
	Α4	H1695	SUNRISE VILLAGE #246
	A4	H1693	SUNRISE VILLAGE #245
	A4	E53844	SUNRISE VILLAGE #218
122843 RAMSEY, MICHAEL	A4	E51404	SUNRISE VILLAGE #244
108483 SANCHEZ, GONZALO	A4	H627	SUNRISE VILLAGE #242
	A4	E53839	SUNRISE VILLAGE #248
104447 VIZCAINO, LEHI	A4	H4466	SUNRISE VILLAGE #222
117454 QUINTANA, DANIEL	A 4	H1387	SUNRISE VILLAGE #240

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	A4	E53622	SUNRISE VILLAGE #251
106105 COMER, MARY LOO	74 74	H1159	SUNRISE VILLAGE #238
	¥	H1415	SUNRISE VILLAGE #237
	A4	H1628	SUNRISE VILLAGE #226
	A4	E53897	SUNRISE VILLAGE #236
	A4	E53892	SUNRISE VILLAGE #235
	A4	H5113	SUNRISE VILLAGE #234
	A4	H1791	SUNRISE VILLAGE #229
_	A4	H2158	SUNRISE VILLAGE #231
	, A4	H1681	SUNRISE VILLAGE #230
	\$:	H1916	SUNRISE VILLAGE #228
	¥	E538/0	SUNKISE VILLAGE #22/
122/94 DENNIS, ERICA	₹ ₹	E53845	SLINBISE VILLAGE #22/
	¥ ¥	E52518	SUNRISE VILLAGE #221
	4	E53899	SUNRISE VILLAGE #217
	A4	E54318	SUNRISE VILLAGE #215
122697 MCCULLIN, AUSTIN	A4	E54318	SUNRISE VILLAGE #215
116259 STONE, DAINA	44	H4936	SUNRISE VILLAGE #213
118578 SUNRISE VILLAGE	A 4	E3085	SUNRISE VILLAGE #426
110096 TELLEZ, JESSICA	A 4	H833	SUNRISE VILLAGE #421
122377 EDEN, JAMIË	A 4	E52901	SUNRISE VILLAGE #422
	A 4	E54925	SUNRISE VILLAGE #423
	A 4	099H	SUNRISE VILLAGE #419
	A 4	E51916	SUNRISE VILLAGE #424
	A4	E55191	SUNRISE VILLAGE #425
	A4	E51253	SUNRISE VILLAGE #418
	¥ ;	H880	SUNKISE VILLAGE #415
	¥ ;	E54087	SUNKISE VILLAGE #432
	¥ ;	H5214	SUNKISE VILLAGE #411
	A 4	H269	SUNKISE VILLAGE #443
	¥	720648	SOINTISE VILLAGE #402
	4 ×	E30310 H141	SOINTISE VILLAGE #443
115350 GILLOM, MARCIA & BRANDON	† >	E5/561	SUINBISE VILLAGE #401
	V V	H4538	SUNRISE VILLAGE #403
	A4	E55074	SUNRISE VILLAGE #427
	A4	E51834	SUNRISE VILLAGE #442
	A 4	E54316	SUNRISE VILLAGE #441
	A 4	E54423	SUNRISE VILLAGE #444
122157 CAVAZOS, BLANCA	A 4	H1222	SUNRISE VILLAGE #437
122824 CHAVEZ, VICTOR	4	H1222	SUNRISE VILLAGE #437
118855 SUNRISE VILLAGE	A4	H5215	SUNRISE VILLAGE #412
109475 VIEIRA, JOHN J	A 4	H772	SUNRISE VILLAGE #433
	A 4	H1017	SUNRISE VILLAGE #431
118429 SUNRISE VILLAGE	A 4	H1305	SUNRISE VILLAGE #429
120116 HALL, MARY	A 4	H510	SUNRISE VILLAGE #465
122547 JONES, RORY A	A 4	H386	SUNRISE VILLAGE #404

	A 4	E53992	SUNRISE VILLAGE #466
	A4	H5071	SUNRISE VILLAGE #469
	A4	98/H	SUNKISE VILLAGE #4/0
	A4	H777	SUNRISE VILLAGE #4/2
	- A4	E54086	SUNKISE VILLAGE #453
	. A4	H573	SUNKISE VILLAGE #4/4
	\$4 :	E54090	SUNKISE VILLAGE #436
	44	H458	SUNKISE VILLAGE #464
	A	H5213	SUNRISE VILLAGE #409
	A 4	E53982	SUNRISE VILLAGE #467
	A 4	H5211	SUNRISE VILLAGE #407
	A 4	H5220	SUNRISE VILLAGE #438
	A 4	H1048	SUNRISE VILLAGE #468
	A 4	E54027	SUNRISE VILLAGE #476
	A4	H5219	SUNRISE VILLAGE #440
	, A4	E52090	SUNRISE VILLAGE #478
	. A4	H5210	SUNRISE VILLAGE #405
	. A4	E54026	SUNKISE VILLAGE #459
	¥ ;	H580	SUNKISE VILLAGE #400
	. A4	E54025	SUNKISE VILLAGE #45/
	¥	162263	SOUNDE VILLAGE #402
	A4 :	H1060	SUNKISE VILLAGE #455
	A4	H618	SUNKISE VILLAGE #484
	A4	H594	SUNRISE VILLAGE #451
122526 JOHNSON, JERRY W	A 4	H735	SUNRISE VILLAGE #489
109483 BIGLER, JOANNE	4 4	E53805	SUNRISE VILLAGE #448
116444 STRICKLER, ANN	A 4	H255	SUNRISE VILLAGE #491
118852 SUNRISE VILLAGE	A 4	H5212	SUNRISE VILLAGE #408
109211 AGUINAGA, MARY A	A 4	H684	SUNRISE VILLAGE #447
120197 BRYCE, JILLIAN	A 4	H1678	SUNRISE VILLAGE #490
121463 DILLMAN, ASHLEY	A 4	H419	SUNRISE VILLAGE #410
109082 SCROGGINS, DAVID	A4	H823	
119742 TRUJILLO, JULIE	A4	E54889	SUNRISE VILLAGE #450
	A 4	E54889	SUNRISE VILLAGE #450
117151 JIMENEZ, KRYSTLE	A 4	H988	SUNRISE VILLAGE #485
118856 SUNRISE VILLAGE	A4	H5216	SUNRISE VILLAGE #414
118732 SUNRISE VILLAGE	A 4	LGE208	SUNRISE VILLAGE #481
118731 SUNRISE VILLAGE	A 4	E51863	SUNRISE VILLAGE #479
118857 SUNRISE VILLAGE	A 4	H5217	SUNRISE VILLAGE #416
118369 SUNRISE VILLAGE	A 4	H1014	SUNRISE VILLAGE #458
122262 DIAL, HARLIN	A4	LGE236	SUNRISE VILLAGE #486
	A4	E5092	SUNRISE VILLAGE #461
118858 SUNRISE VILLAGE	A4	H5218	SUNRISE VILLAGE #417
116865 WHEADON, TYRONE & REBECCA	A4	E301628	SUNRISE VILLAGE #477
118270 SUNRISE VILLAGE	A4	H1329	SUNRISE VILLAGE #475
	A 4	E54001	SUNRISE VILLAGE #462
	¥	H798	SUNRISE VILLAGE #452
118360 SUNRISE VILLAGE	A4	H5093	SUNRISE VILLAGE #463
100020 ELY, HARVEY E	Ξ	PE674	LITTLE HOLLYWOOD RD

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B4 CE4Y182 1010 E US HWY 70	CE4W202	A4 H598 1122 E HWY 70 SAFFORD	B4 CE4W273 HWY 70 E/OF RSC	H4644	H1706	E53522	E302657	H1998	H2079	E51956	E53831	E53267	PE607	0	E55209		H4978	H4755		H716	PE520	_	_	_		E54920	_	LGE043 1		A4	E54756 1	E54571	E53424	·			H1536	E54865	A4 E54972 1687 E KELSON PLACE #63	A4 E54968 1677 E KELSON PLACE #62	, ree039	E51242	A4 H506 1369 S KUHNI COURT
05077 WESTERN REFINING WHOLESALE	108452 RENTAL SERVICE CORPORATION			117009 NAPIFR STEVEL	118256 BI ASIUS GARY	117502 BERRYHIL JUSTIN		4919 KILLIAN. MRS JOE	114280 MARBLE, DONALD C	122103 MAUTNER, CORD & DEBRA	4925 MARBLE, DONALD C	118728 SUNRISE VILLAGE	4928 ELY, HARVEY E	119450 GEM DISTRIBUTION SYSTEMS LLC	122058 COPPER CANYON	20501 VALLEY TELEPHONE CO-OP INC	120436 ARREOLA, FRANCISO J 122721 DEED IADISSA AND IAMES		191993 COPPER CANYON	17767 GROGAN CAROLYN	10769 JOHN, HARVEY J		4832 MONTIERTH, NEAL	105458 FAJARDO, DANIEL	19275 KIEFFER, VINCE	20965 COPPER CANYON	22279 ELSBERRY, TERRY & SUSAN	21462 SALAZAR, EVA	21208 FREEPORT-MCMORAN MORENCI	121320 MYSLINSKI, PAUL	121340 MAINNING, JOHN & JENNINER 120017 BBOWDENICE DEVELOPMENT INC	2001 FROMDENCE DEVELOT MENT INC		20914 PROVIDENCE DEVELOPMENT INC	20913 PROVIDENCE DEVELOPMENT INC							122472 RODRIGUEZ, MICHAEL & JESSICA	

1332 S KUHNI COURT #93 1318 S KUHNI COURT #93 1520 E STRATTFORD DRIVE #234 1498 E LAS SENDAS DRIVE #117 1504 E LAS SENDAS DRIVE #115 1526 E LAS SENDAS DRIVE #114 1534 E LAS SENDAS DRIVE #113	1546 E LAS SENDAS DRIVE #112 1585 LAS SENDAS DRIVE #109 1525 E LAS SENDAS DRIVE #104 1255 S KELSON PLACE #103 1630 E KELSON PLACE #60 1640 E TRILOGY LN #43 1650 E TRILOGY LN #42 1646 E KELSON PLACE #55 1654 E KELSON PLACE #56 1674 E KELSON PLACE #57 1664 E KELSON PLACE #57 1665 E TRILOGY LN #51 1340 S KELSON PLACE #54 1695 E TRILOGY LN #51 1340 S KELSON PLACE #54 1695 E TRILOGY LN #51 1340 S KELSON PLACE #279 1675 E TRILOGY LN #51 1675 E TRILOGY LN #51 1665 E TRILOGY LN #51	1645 E I KILUGY LN #47 1660 E TRILOGY LN #41 1670 E TRILOGY LN #39 1680 E TRILOGY LN #38 1720 TRILOGY LN #38 1720 TRILOGY LN #36 1245 S GRAHAM LANE #35 1265 S GRAHAM LANE #33 1275 S GRAHAM LANE #31 1289 S GRAHAM LANE #30 1315 S GRAHAM LANE #29 1315 S GRAHAM LANE #28 1325 S GRAHAM LANE #26 1345 S GRAHAM LANE #26 1345 S GRAHAM LANE #25 1355 S GRAHAM LANE #25 1365 S GRAHAM LANE #21 1405 S GRAHAM LANE #21 1405 S GRAHAM LANE #21
LGE052 LGE050 E52171 E54946 E54931 E54901	E54969 E55215 E55049 E55103 E54802 E54861 E54863 E54845 E54845 E54846 E55305 LGE226 LGE226 E54877	E54876 E54864 E54869 E54817 E55244 E55244 E54787 E54787 E54788 E54784 E54781 E54781 E54779 E54777 E54647
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121530 THOMPSON, MICHAEL 121416 BRINKERHOFF, TAZ 121247 PROVIDENCE DEVELOPMENT INC 121222 FREEPORT-MCMORAN MORENCI 121220 FREEPORT-MCMORAN MORENCI 121219 FREEPORT-MCMORAN MORENCI 121219 FREEPORT-MCMORAN MORENCI	121216 FREEPORT-MCMORAN MORENCI 122288 CUTHBERTSON, JOYCE 120682 PROVIDENCE DEVELOPMENT INC 121782 PATTON, JOSH 120711 CABLE ONE 121206 FREEPORT-MCMORAN MORENCI 121205 FREEPORT-MCMORAN MORENCI 121215 FREEPORT-MCMORAN MORENCI 121215 FREEPORT-MCMORAN MORENCI 121215 FREEPORT-MCMORAN MORENCI 121217 FREEPORT-MCMORAN MORENCI 12257 PROVIDENCE DEVELOPMENT INC 122571 PROVIDENCE DEVELOPMENT INC 122573 PROVIDENCE DEVELOPMENT INC 122573 PROVIDENCE DEVELOPMENT INC 122574 PROPIDENCE DEVELOPMENT INC 122574 PROPIDENCE DEVELOPMENT INC 122574 PREEPORT-MCMORAN MORENCI 121209 FREEPORT-MCMORAN MORENCI 121209 FREEPORT-MCMORAN MORENCI	121207 FREEPORT-MCMORAN MORENCI 121069 BHUSHAN, ANUBHAN 121204 FREEPORT-MCMORAN MORENCI 121203 FREEPORT-MCMORAN MORENCI 121202 FREEPORT-MCMORAN MORENCI 121202 FREEPORT-MCMORAN MORENCI 121204 KRUGER, ANDREA 121201 FREEPORT-MCMORAN MORENCI 121199 FREEPORT-MCMORAN MORENCI 121199 FREEPORT-MCMORAN MORENCI 121199 FREEPORT-MCMORAN MORENCI 121196 FREEPORT-MCMORAN MORENCI 121196 FREEPORT-MCMORAN MORENCI 120475 PROVIDENCE DEVELOPMENT INC 121196 FREEPORT-MCMORAN MORENCI 120419 JURADO, ROSA M 122419 JURADO, ROSA M 122524 STONER, DANIEL J 120734 TAYLOR, STEPHEN & CHRISTI 120936 BROWN, BRANDEN

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121195 FREEPORT-MCMORAN MORENCI	A4	LG004	1699 E COPPER CANYON DR #17
121194 FREEPORT-MCMORAN MORENCI	A4	LG002	1689 E COPPER CANYON DR #16
121193 FREEPORT-MCMORAN MORENCI	A 4	LG005	1679 E COPPER CANYON DR #15
121192 FREEPORT-MCMORAN MORENCI	A4	LG003	1667 E COPPER CANYON DR #14
121191 FREEPORT-MCMORAN MORENCI	A4	LG001	1657 E COPPER CANYON DR #13
120162 PROVIDENCE DEVELOPMENT INC	A 4	E54857	1647 E COPPER CANYON DR #12
122789 THOMAS, JULIA	¥ 4	E54857	1647 E COPPER CANYON DR #12
122856 ROSSON, AARON G & TAMMY	A 4	E54857	1647 E COPPER CANYON DR #12
120835 BOSS, JEREMY	A4	E54646	1395 S GRAHAM AVE #20
121190 FREEPORT-MCMORAN MORENCI	A4	E54832	1637 E COPPER CANYON DR #11
122194 PAVLOSKI, KEN	A 4	E54842	1627 E COPPER CANYON DR #10
103073 UNION CANAL CO	_	PE238	SAFFORD/BEHIND SAFFORD CARPET
	A 4	E54933	1605 E COPPER CANYON DR #8
120153 PROVIDENCE DEVELOPMENT INC	A 4	E54651	1561 E COPPER CANYON DR #4
12497 CLIFFORD, KENNETH WAYNE	Ξ	PE395	1573 E HOLLYWOOD RD-S OF HOUSE
116249 CLIFFORD, TONY	Σ	PE395	1573 E HOLLYWOOD RD-PUMP
120151 PROVIDENCE DEVELOPMENT INC	¥	H4855	1545 E COPPER CANYON DR #2
120152 PROVIDENCE DEVELOPMENT INC	A 4	E54627	1551 E COPPER CANYON DR #3
120150 PROVIDENCE DEVELOPMENT INC	¥	E54397	1535 E COPPER CANYON DR #1
122801 PROVIDENCE DEVELOPMENT INC	A 4	E54930	1560 S KELSON PLACE #99
122869 CHAVEZ, TANYA	4 4	E54930	1560 S KELSON PLACE
109007 NEAL JOHN	B	E52394	207 E 8TH STREET SAFFORD
115486 NEAL, JOHN	B 4	E53877	207 E 8TH ST SAFFORD
115159 SAFFORD VALLEY COTTON	B	CE4W272	120 E 9TH ST
9451 SAFFORD VALLEY COTTON	5	CE4W186	COOPERATIVE INC
6046 UNION CANAL CO	Ξ	PE791	207 5TH ST
6047 UNION CANAL CO	Ξ	PE792	SE CORNER OF SAFFORD GIN YARD
6049 WELKER, NORMAN	A1	H4612	311 E 14TH ST
6051 WELKER, NORMAN	_	PE340	1/2 MILE E OF 1ST AVE
6050 WELKER, GREG	A 1	H209	400 E RELATION
109421 WHITMER, BRETT	A 1	E52868	215 E RELATION
103315 SCARBOROUGH, LANCE	A 1	E3077	1249 S CAROLINE LANE
109070 SCARBOROUGH, WIN	P4	E302124	1215 S CAROLINE LANE
105289 SCARBOROUGH, WIN	A 1	H218	CAROLINE LANE
6056 SCOTT, E W	A1	H5078	1727 1ST AVE
112661 CUETO, JOE M	A1	E53854	
6057 CUETO, JOE M	A 1	H667	
6066 JENSEN, CARL	A 1	H664	1819 S 1ST AVE SAFFORD
107321 FIRST CHRISTIAN CHURCH	B 1	H254	1726 S 1ST AVE - SAFFORD
6059 FIRST CHRISTIAN CHURCH	B 4	H625	OF SAFFORD INC
121415 HAEUSSLER, BRIGETTE	¥	H626	₹
116154 ZAMORA, RAY	A 1	E53368	1818 S 1ST AVE SAFFORD
121536 ALLEN, AUSTIN	¥	E53086	1816 1ST AVE- APT IN BACK
120489 WIMBERLEY, BYRON	¥	H206	124 19TH ST
6062 HOLDER, JIM	A 1	999H	126 E 19TH ST
112030 BINGHAM, BRUCE E	Ą	H4495	128 E 19TH ST
121895 CURTIS, JARED	A1	E51994	204 E 19TH PLACE
118324 SCOTT, GARY V	A1	H717	202 E 19TH PLACE
122685 HANCOCK, ADELLE	A 1	H717	202 E 19TH PLACE

112185 BINGHAM ,STEPHEN B 6068 LAYTON, CLYDE 102605 BURRELL, ERNESTINA 116879 FREEMAN, DEBRA 6069 RUIZ FAMILY TRUST 6070 MITCHELL, JAMES E	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	E54383 E301498 H604 E52879 E51696 H4887	110 E 19TH PLACE 102 E 19TH PL 1905 FIRST AVE 1918 FIRST AVE RENTAL 104 E 19TH PLACE 108 E 19TH PLACE
ANGLE, MARVIN KIGHT, DEBI CLUFF, HOUSTON	4 4 4 4	E302209 H607 H559 E51015	206 E 19TH PLACE 208 E 19TH PLACE 209 E 19TH PLACE 207 F 19TH PLACE
ODAN, ELMER HERNANDEZ, EFREN PEDERSON, PATRICIA A ARRELLIN, MAYMOND	7	E31013 E53603 E302132 H5159	200 E 1911 PLACE 203 E 1911 PLACE 109 E 1911 PL
MACK, G WAYNE DABBS, CAROLYN J FLOWERS, MICHAEL & ERIN ROBERTSON, KIMBLE PATRICK	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	H726 H4736 E51864 H485	103 E 1911 PL 103 E 19TH PLACE 1919 FIRST AVE-SAFFORD 2004 1ST AVE SAFFORD
HOLGUIN, MELINDA RUBIO, CHRISTOPHER GARDEA, RICHARD CALDERON, VIRGINIA	5	E51016 LG023 E51594 E54993	113 W 201H S1 115 W 20TH ST 117 W 20TH ST SAFFORD 119 W 20TH ST SAFFORD
STEPHENS, KIM CITY OF SAFFORD SHERMAN, W E	A B A	H714 4WE292 H711	121 W 20TH ST 20TH ST. LIFT STATION 241 W 20TH ST
COHEN, JULIE SHERMAN, W E SHERMAN, W E CHURCH OF JESUS CHRIST LDS MONTEZ, JOE	A A A A A A A A A A A A A A A A A A A	H1393 H715 E303067 H5080 E52085	271 W 20TH ST LANDLORD 241 W 20TH ST 241 W 20TH BY HIS SHOP 20TH ST PUMP 190 W 20TH ST
GOODMAN, ETHEL MERINO JR, MIKE MCRAE, TED CARDENAS, JORGE & AMALIA FI Y HARVFY F	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	E53779 E53218 H725 H657 E53776	170 W 20TH ST SAFFORD 150 W 20TH ST SAFFORD 1924 1ST AVE 102 E 20TH ST SAFFORD 104 E 20TH ST PUMP
PAUL, INNOT L RUIZ, JOHN L CLARK, RANDY L VILLEGAS, ABRIA	{ }	E53474 E52376 H4534 H4954 H699	ST # # I
BIEN, ERIKA TERRAZAS, FRANK HOLDMAN, DOLLY & JESSE MACK, CLAY MACK, CLAY WARD, SUE MACK, CHRIS	44444 44	H700 E53953 E5432 E51320 E54983 E53019 E53810	200 E 201H S1 208 E 20TH ST 222 E 20TH ST 312 E 20TH ST 440 E 20TH STREET 400 E 20TH ST SAFFORD LONE STAR RD
BECKSTEAD, TINA HOLGUIN, NICK E	¥ ¥	H1063 E5477	2416 WELKER LANE LANDLORD 661 E LONESTAR RD

E54885 419 E 20TH ST H5086 417 E 20TH ST E53811 415 E 20TH ST E30476 411 E 20TH ST H1801 409 E 20TH ST NEW HSE NEXT H1801 409 E 20TH ST LONESTAR RD E302222 413 E 20TH ST LONESTAR RD E30656 317 E 20TH ST REET-TRAILER E30107 315 E 20TH ST	313 E 20TH 301 E 20TH 225 E 20TH 299 E 20TH 219 E 20TH BOX 255 217 E LONE 115 E 20TH 113 E 20TH	H170 105 E 2011 S1 H170 105 E 2011 NEXT TO WALT ROGGE LGE107 103 E 2011 ST #83 H111 101 E 2011 ST #83 H316 2001 S 15T AVE SAFFORD H4508 2008 1ST AVE SAFFORD E53934 2050 S 1ST AVE -SAFFORD H703 2144 S 1ST AVE E54123 2308 1ST AVE SAFFORD H661 2214-B S 1ST AVE SAFFORD H644 2248 S 1ST AVE H5319 2214 S 1ST AVE E54144 2308 1ST AVE	4
LENAV A1 N A1 H R A1 T MARTIN A1 Y H A1	OLINAR OLINAR A1 A1 A1 A1 A1 A1	E A1 JBEN L A1 A1 ALUTIONS INC A1 A1 A1 CHAD D A1 A2AR M A1 A	ARM A11 A11 A11 A11 A11 A11 A11 A11 A11 A1
116365 ARANDA, RICK & E 6171 ESTES, ETHAN 118032 COLLUMS, LAURI 14008 HARRIS, JANET A 118130 BURRESON, KARE 122050 GARCIA, MEREDIT 122778 HINTON, JAMES M 116757 GRAHAM, TIRAVIS 116740 GRAHAM, TIMOTH 121677 GRAHAM, MISTY 121677 GRAHAM, MISTY		116232 BIEN, OLA 119789 GONZALES JR, JO 6090 ESCOBEDO SR, RI 6088 ORTIZ, STELLA 6087 ROJAS, MARY ANN 119912 AUTONOMOUS SC 6177 ROSEBERRY, RON 104585 PLINER, MELVIN N 6178 RYAN, RUTH M 118320 BROWN, LAWYNN 122057 WITTENBRAKER, (118704 BERMUDEZ, BALT, 6182 BROWN, BERNICE 118591 VOCKE, PAMELA L	12176 BLINING DLE, DALLY, DALL

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S A1 H646 2 DONNA A1 H646 2 DONNA A1 H648 2 DONNA A1 H483 2 A1 H483 2 A1 H483 2 A1 H480 2 A1 H581 2 A1 H581 2 A1 H503 2 A1 H603 2 B1 E5334 4 A1 H184 4 A1 E5446 6 A1 E55202 A1 H628 A1 E55202 A1 H628 A1 E55202 A1 H628 A1 E55202 A1 E55202 A1 E55202 A1 H628 A1 E55202 A1 H634 A1 E55404 A1 H634 A1 E55404 A1 E5446 E55202 A1 H628 A1 E55202 A1 H634 A1 E55404 A1 H638 A1 E55202 A1 H634 A1 E55404 A1 H634 A1 E55404 A1 H634 A1 E55202 A1 H634 A1 E55404 A1 H634 A1 E55404 A1 H634 A1 E55404 A1 H638 A1 E55202 A1 E55202 A1 H638 A1 H638 A1 E55202 A1 H638 A1 H63	21790 FARLEY, DUSTIN 6212 GARROBO, JOHNNY 6214 OPTIZ OTILA	4 A A	H606 E302201 E51704	2420 HWY 191 2422 S 1ST AVE SAFFORD 2452 S 1ST AVE SAFFORD
VAUDRIN, JEFFREY A A1 E54394 2 VAUDRIN, JEFFREY A A1 H481 E54394 2 GLENN, GARY OR DONNA A1 H481 E54394 2 CLAWS, RACHEL A1 H481 B786 B8 RALEY, DAN A1 H480 B8 B8 ALLRED, CHARLIE A1 H480 B8 B8 BARNES, JOMELYN OR STEVEN A1 H480 B8 ROBBS, RICK A1 H480 B8 ROBBS, RICK A1 H781 ANEST ROBBS, RICK A1 H781 ANEST ADAMS, BLC A1 H704 ANEST ADAMS, ANGELA A1 H5029 ANEST MOONE, HAROLD T A1 H5029 ANEST ANGORE, HAROLD T A1 H5029 ANEST ANGORE, HAROLD T A1 H5029 ANEST ANDARS, DAVID A1 H5029 ANEST KOUTS, JASON A1 H693	214 OKTIZ, OTILA 215 PASLEY, WILLIAM S	₹ ₹	H646	2510 S 1ST AVE SAFFORD
TOON, SUZANNE TOON, SUZANNE A1 H4483 CALENI, GARY OR DONNA A1 H4483 CALENI, GARY OR DONNA A1 H4483 CALENI, GARCHEL A1 H4516 BURGE, JONIE J A1 H481 A1 H482 A1 H481 A1 H483 A1 H481 A1 H481 A1 H481 A1 H481 A1 H481 B186 A2 BBARNES, JOMELYN OR STEVEN A1 H481 H480 BOORE, HAROLD T A1 H704 A1 H708 A1 H709 A1		A 1	E54394	2560 S US HWY 191
ALLAND, SART OR DONNAR AND CALELY, DAN BURGE, JONIE J A1 H826 BURGE, JONIE J A1 H826 ALEV, DAN A1 H829 ARRENGE, JONIE J A1 H829 ARRENGE, JONIE J A1 H829 ARRENGE, JONIE J A1 H829 ABRANES, JONIELYN OR STEVEN A1 H829 ABRANES, OMELYN OR STEVEN A1 H829 ADAMS, DEL SCOTT A1 H821 AWE333 ADAMS, DEL SCOTT A1 H821 AWE333 ADAMS, ANGELA A1 H724 ANDONE, HAROLD T A1 H728 ANGELA, ROSA A1 E54324 ANDONE, HAROLD T A1 H729 ANDONE, A1 H729 A		¥	E54394 HA483	2560 S US HWY 191 2570 S 1ST AVE I ANDLORD
H4516 H4516 H4516 H4516 H4516 H4510 H451		₹ ₹	H826	2600 S 1ST AVE SAFFORD
BURGE, JONIE J ALLRED, CHARLIE ALLRED, CHARLIE ALLRED, CHARLIE BARNES, JOMELYN OR STEVEN A1	150 RALEY, DAN	A	H4516	2620 S 1ST AVE
ALLRED, CHARLIE ALLRED, CHARLIE ALLRED, CHARLIE AND BARNES, JOMELYN OR STEVEN AND SERVEN, SICK ADAMS, DEL SCOTT ADAMS, DEL SCOTT ADAMS, ANGELA ADAMS		¥	H620	2654 S 1ST AVE HWY 191
Braknes, Jomelynor Steven A1 Braknes, Jomelynor Steven ROBBS, RICK A1 H1581 ROBBS, RICK A1 H1581 ADAMS, DEL SCOTT A1 H705 BROWN JR, ANDREW F A1 H705 BROWN JR, ANDREW F A1 H704 MORE, HAROLD T A1 H5029 MOORE, HAROLD T A1 H5029 WILALBA, ROSA A1 H5029 WILALBA, ROSA A1 H5029 WILALBA, BAVID A1 H5029 ABSHIER, SHAWN R A1 H1364 HORNELAZ, ROCHELLE A1 H5029 ABSHIER, SHAWN R A1 H692 HORNELAZ, RUDY C A1 H692 HORNELAZ, RUDY C A1 H693 HORNELAZ, RUDY C A1 H693 HORNELAZ, RUDY C A1 H693 HORNELAZ, RAROL A1 H693 HORNELAZ, RAROL A1 H693 HORNELAZ, RAROL A1 H693 HORNELA		¥ ¥	H1929	2720 N 1ST AVE SAFFURD
ADAMS, DEL SCOTT A1 H1581 ADAMS, DEL SCOTT A1 H705 BROWN JR, ANDREW F A1 H705 BROWN JR, ANDREW F A2 H704 ANDONE, HAROLD T A1 H5029 WILLALBA, ROSA A2 H728 A2 H728 A2 H728 A2 H728 A2 H728 A3 H728 A3 H728 A4 H5029 A4 H5029 A4 H5029 A4 H693 A2 H694 A2 H729 A2 H694 A3 H694 A4 H694 A		- 4	H736	2812 S 1ST AVE
ADAMS, DEL SCOTT ADAMS, DEL SCOTT BROWN JR, ANDREW F CECIL'S GARAGE BROWN JR, ANDREW F ADAMS, ANGELA ADAMS, DAVID ADAMS, ANGELA ADAMS ADAMS, ANGELA ADAMS ADAM		F	H1581	2412 S 1ST AVE
BROWN JR, ANDREWF A1 E302641 CECIL'S GARAGE B1 AVVE333 ADAMS, ANGELA A1 H704 MOORE, HAROLD T A1 H5013 MOORE, HAROLD T A1 H5029 WILLALBA, ROSA A1 H2156 ANILALBA, DAVID A1 H692 HORNELAZ, RICK A1 H693 JACQUES, BILL A1 H1094 EDDY, CAROL A1 H5311 EDDY, CAROL A1 H729 STONE, TRICIA A1 H730 HAGAN, JAMES A & IRMA O A1 H531 DOBBS, CHARMAYNE A1 H730 HENITA, ANN A1 E55446 DERRICK, ROSALIE A1 E55202 BLASIUS, HEIDI B A1 E55202 GCOPELAND, JAMES A1 E51726 BLASIUS, HEIDI B A1 E51726 BLASIUS, HEIDI B A1 E51726 BLASIUS, HIDI B A1 H528 BLASIUS, HEIDI B A1 E51726 BEREY MFI INDA		A A	H705	2810 FIRST AVE
CECIL'S GARAGE B1 4WE333 ADDAMS, ANGELA A1 H704 AMOORE, HAROLD T A1 H5013 MOORE, HAROLD T A1 H5029 VILLALBA, ROSA A1 H5029 ORNELAS, GABE A1 H5029 VILLALBA, DAVID A1 H2156 ABSHIER, SHAWN R A1 H1864 HORNELAZ, ROCK A1 H1864 HORNELAZ, ROCK A1 H693 HORNELAZ, RICK A1 H693 HORNELAZ, RICK A1 H693 HONELAZ, RICK A1 H729 HONELAZ, RICK A1 H729 HONELAZ, RICK A1 H729 HAGAN, JAMES & RIMA O A1 H724 GEORGE, JUDITH A1 E51044 PEREZ, JOE M A1 E520		¥ 9	E302641	2788 FIRST AVE/SAFFORD
MOORE, HAROLD T MOORE, HAROLD T MILALBA, DAVID ANILALBA, BESASS ANILALBA, BESASS ANILALBA, BEVERLY ANILALBA, DAVID ANILALBA, BEVERLY ANILALBA, DAVID ANILALBA, BEVERLY ANILALBA, BAVID ANILALBA, BEVERLY ANILALBA, BANILALBA,		B1	4WE333 H704	2814 FIRST AVE 2818 S 1ST AVE SAFFORD
MOORE, HAROLD T MOORE, HAROLD T MILALBA, DAVID A1 H2156 A1 H216 A1 H229 STONE, TRICIA A1 H229 STONE, TRICIA A1 H229 STONE, TRICIA A1 H229 A1 H231 A1 H234 A1 H234 A1 H246 B2446 BCNORL, ROBERT A1 H246 BCNORL, ANIM A1 H259 A1 H25		₹ 4	H5013	2830 FIRST AVE
H728		₹ ₹	H5029	
ORNELAS, GABE A1 E54324 ORNELAS, GABE A1 E52315 ABSHIER, SHAWN R A1 H1864 ABSHIER, SHAWN R A1 H1864 HORNELAZ, ROCHELLE A1 H1864 HORNELAZ, RUCK A1 E51372 HORNELAZ, RUDY C A1 E51372 HORNELAZ, RUDY C A1 E51372 HORNELAZ, RUDY C A1 E51372 MERINO, REYNALDO A1 H692 MERINO, REYNALDO A1 H692 HUNTINGTON, JOSEPH A1 H729 MERINO, CAROL A1 H729 STONE, TRICIA A1 H724 HAGAN, JAMES A & IRMA O A1 H724 GEORGE, JUDITH A1 H694 KOWAL, ROBERT A1 H694 KOWAL, ROBERT A1 E5184 FINMAN, TIMOTHY & BEVERLY A1 E52861 OWENS, JIM A1 E52861 OWENS, JIM A1 E55202 GARCI, AILHONY J <td></td> <td>¥.</td> <td>H728</td> <td>2884 FIRST AVE</td>		¥.	H728	2884 FIRST AVE
VILLALBA, DAVID A1 H2156 ABSHIER, SHAWN R A1 H2156 ABSHIER, SHAWN R A1 H1864 HORNELAZ, RICK A1 E52315 HORNELAZ, RUDY C A1 E51372 HORNELAZ, RUDY C A1 E5301984 KOUTS, JASON A1 H693 MERINO, REYNALDO A1 H693 JACQUES, BILL A1 H693 HUNTINGTON, JOSEPH A1 H693 HUNTINGTON, JOSEPH A1 H731 EDDY, CAROL A1 H734 BCORGE, JUDITH A1 E51844 FINMAN, TIMOTHY & BEVERLY A1 E51844 KOWAL, ROBERT A1 E52861 RUIZ, TIM A1 E52861 DERRICK, ROSALIE A1 E52861 OWENS, JIM A1	1118 ORNELAS, GABE	A V	E54324	2860 1ST AVE SAFFORD
ABSHIER, SHAWN R ABSHIER, SHAWN R HORNELAZ, ROCHELLE HORNELAZ, RICK HORNELAZ, RUDY C HORNELAZ, RUDY C HORNELAZ, RUDY C A1 E5332 HORNELAZ, RUDY C A1 E5338 HE331 HE33 HE33 HCOUTS, JASON A1 HE33 HE33 HCOUTS, JASON A1 HCOS EDDY, CAROL A1 HCOS EDDY, CAROL A1 HCOS EDDY, CAROL A1 HCOS HCOS EDDY, CAROL A1 HCOS	114 VILLALBA, DAVID	A1	H2156	2884 1/2 S 1ST AVE SAFFORD
HORNELAZ, ROCHELLE HORNELAZ, RICK HORNELAZ, RICK HORNELAZ, RUDY C HORNELAZ		A1	E52315	2850 FIRST AVE/SAFFORD
HORNELAZ, RICK HORNELAZ, RUDY C A1 E54385 KOUTS, JASON A1 H693 MERINO, REYNALDO A1 H692 A1 H692 A1 H692 A1 H692 A1 H692 A1 H692 A1 H704 A1 H704 B106 EDDY, CAROL B128 STONE, TRICIA A1 H729 A1 H730 A1 H694 A1 E51844 A1 E51844 A1 E52861 OWENS, JIM A1 E52861 OWENS, JIM A1 E52861 OWENS, JIM A1 E52806 GARCIA, MICHAEL A1 E53106 A1 E52807 E53106 A1 E53106 B120 A1 E53106 A1 E53106 A1 E53106 B120 A1 E53106 A1 E53106 B120 A1 E53106 B120 A1 E53106 B120 B120 B120 B120 B120 B120 B120 B120	576 HORNELAZ, ROCHELLE	A1	H1864	3004 1ST AVE #2 S/WIDE
HORNELAZ, RUDY C A1 E301984 KOUTS, JASON A1 H693 MERINO, REYNALDO A1 H693 JACQUES, BILL HUNTINGTON, JOSEPH A1 H5311 H1094 EDDY, CAROL A1 H729 A1 H739 A1 H731 A1 H694 A1 E51844 A1 E51844 A1 E52861 OWENS, JIM A1 E52861 OWENS, JIM A1 E52861 OWENS, JIM A1 E5306 GARCIA, MICHAEL A1 E5306 A1 E	124 HORNELAZ, RICK	B	E51372	3004 1ST AVE
KOUTS, JASON A1 E54385 MERINO, REYNALDO A1 H693 JACQUES, BILL A1 H692 HUNTINGTON, JOSEPH A1 H5311 HUNTINGTON, JOSEPH A1 H5314 HUNTINGTON, JOSEPH A1 H7094 EDDY, CAROL A1 H729 STONE, TRICIA A1 H729 HAGAN, JAMES A& IRMA O A1 H729 STONE, TRICIA A1 H729 HAGAN, JAMES A& IRMA O A1 H724 GEORGE, JUDITH A1 H694 KOWAL, ROBERT A1 H694 KOWAL, ROBERT A1 H694 KOWAL, ROBERT A1 E51844 HEWITT, ANN A1 E52861 OWENS, JIM A1 E52861 OWENS, JIM A1 E53906 GARCIA, MICHAEL A1 E5404 COPELAND, JAMES A1 E5404 GROCE, ANTHONY J A1 E5404 A1 E5404 <td< td=""><td>289 HORNELAZ, RUDY C</td><td>A1</td><td>E301984</td><td>3002 S 1ST AVE</td></td<>	289 HORNELAZ, RUDY C	A 1	E301984	3002 S 1ST AVE
ALDO A1 H693 A1 H692 JOSEPH A1 H692 JOSEPH A1 H5311 A1 H729 A1 H729 A1 H729 A1 H729 A1 H721 A2 A1 H721 A2 A1 H724 A1 E53044 A1 E52861 A1 E52806 A1 E52806 A1 E52806 A1 E53906 A2 A1 E53906 A2 A1 E53906 A2 A2 A1 E53906 A3 A1 E53906 A4 E53906 A4 E53906 A5 A2 A1 E53906 A1 E53906 A2 A1 E53906 A2 A1 E53906 A3 A1 E53906 A4 E53906	266 KOUTS, JASON	A1	E54385	2950 INDUSTRIAL PARK LOOP
A1 H692 JOSEPH A1 H692 A1 H5311 A1 H1094 A1 H729 A1 H729 A1 H729 A1 H723 TH A1 E301742 A1 E51844 TY & BEVERLY A1 E51844 A1 E52861 A1 E52861 B A1 E52861 B A1 E53906 A1 E52807 A1 E53906 A1 E52909 A1 E53906	726 MERINO, REYNALDO	¥1	H693	1/8 NOK-JEAN WAY
HUNTINGTON, JOSEPH HUNTINGTON, JOSEPH EDDY, CAROL EDDY, CAROL EDDY, CAROL A1 H1094 H1094 H2094 H229 STONE, TRICIA H358 H428 H428 H429 H429 H429 H429 H429 H420 H420 H420 H420 H630	410 JACQUES, BILL	¥1	H692	224 NORJEAN WAY
EDDY, CAROL A1 H729 STONE, TRICIA HAGAN, JAMES A & IRMA O GEORGE, JUDITH A1 H731 H723 GEORGE, JUDITH A1 H694 KOWAL, ROBERT FINMAN, TIMOTHY & BEVERLY RUIZ, TIM DERRICK, ROSALIE OWENS, JIM BLASIUS, HEIDI B GARCIA, MICHAEL COPELAND, JAMES BLASIUS, HEIDI B GROCE, ANTHONY A1 E51844 H730 A1 E52841 A1 E52861 A1 E52861 A1 E52861 A1 E52861 A1 E52861 A1 E55202 A1 E52861 A1 E55202 A1 E52861 A1 E55202 A1 E55202 A1 E52861 A1 E55202 A1 E	260 HUNTINGTON, JOSEPH	¥ 3	H5311	2/U NOR JEAN WAY
STONE, TRICIA STONE, TRICIA HAGAN, JAMES A & IRMA O A1 H723 GEORGE, JUDITH DEBS, CHARMAYNE A1 H694 H694 KOWAL, ROBERT FINMAN, TIMOTHY & BEVERLY HEWITT, ANN RUIZ, TIM DERRICK, ROSALIE OWENS, JIM BLASIUS, HEIDI B GARCIA, MICHAEL COPELAND, JAMES BERTAN A1 E5284 A1 E52861 A1 E55202 A1 A1 E55202 A1 A1 E55202 A1 E55202 A1 E55202 A1 A1 A1 A1 A1 A1 A1 A1 A1 A		Ā Š	H729	316 E NONSEAN WAY
Harrian Harrian Harra Hobbes, Judith Harra Har		¥ 4	H358	358 E NOR JEAN WAY
GEORGE, JUDITH GEORGE, JUDITH DOBBS, CHARMAYNE PEREZ, JOE M KOWAL, ROBERT FINMAN, TIMOTHY & BEVERLY HEWITT, ANN RUIZ, TIM BLASIUS, HEIDI B GARCIA, MICHAEL COPELAND, JAMES BERTALL A1 E53144 A1 E5281 A1 E5281 A1 E5280 E5390 A1 E5520 A1 E5520 A1 E5520 A1 E5540 A1 E55404 A1 E55404 A1 E5404 BLASIUS, HEIDI B A1 E5520 A1 A1 A1 A1 A1 A1 A1 A1 A1 A	330 HAGAN JAMES A & IRMA O	ξ¥	H723	398 E NORJEAN WAY
DOBBS, CHARMAYNE A1 E301742 PEREZ, JOE M A1 H694 KOWAL, ROBERT A1 E51844 KOWAL, ROBERT A1 E53144 HEWITT, ANN A1 E52446 HEWITT, ANN A1 E52861 RUIZ, TIM A1 E52861 OWENS, JIM A1 E52801 OWENS, JIM A1 E55202 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E54077 COPELAND, JAMES A1 E54604 GROCE, ANTHONY J A1 E54604 PEREZ MFILINDA A1 H628	659 GEORGE JUDITH	A	H701	397 E NOR JEAN WAY
PEREZ, JOE M A1 H694 KOWAL, ROBERT A1 E51844 FINMAN, TIMOTHY & BEVERLY A1 E53144 HEWITT, ANN A1 E52446 RUIZ, TIM A1 E52861 DERRICK, ROSALIE A1 E52861 OWENS, JIM A1 E55202 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E54077 COPELAND, JAMES A1 E54604 GROCE, ANTHONY J A1 E51726 PEREZ MFI INDA A1 H628		Α1	E301742	357 NOR JEAN WAY
KOWAL, ROBERT A1 E51844 FINMAN, TIMOTHY & BEVERLY A1 H730 HEWITT, ANN A1 E53144 RUIZ, TIM A1 E52861 DERRICK, ROSALIE A1 E52861 OWENS, JIM A1 E52805 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E53906 COPELAND, JAMES A1 E5404 GROCE, ANTHONY J A1 E51726 PEREZ MFILINDA A1 H628	258 PEREZ, JOE M	A A	H694	355 NORJEAN WAY
FINIMAN, TIMOTHY & BEVERLY A1 H730 HEWITT, ANN A1 E53144 RUIZ, TIM A1 E52446 DERRICK, ROSALIE A1 E52861 OWENS, JIM A1 E55202 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E5407 COPELAND, JAMES A1 E54604 GROCE, ANTHONY J A1 E51726 PEREZ MFILINDA A1 H628		¥	E51844	269 NOR JEAN WAY SAFFORD
HEWITT, ANN A1 E53144 RUIZ, TIM A1 E52861 DERRICK, ROSALIE A1 E52861 OWENS, JIM A1 E55202 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E54277 COPELAND, JAMES A1 E54604 GROCE, ANTHONY J A1 E51726 PEREZ MEI INDA		A 1	H730	415 E NOR JEAN WAY SAFFORD
RUIZ, TIM A1 E5446 DERRICK, ROSALIE A1 E52861 OWENS, JIM A1 E55202 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E54277 COPELAND, JAMES A1 E54604 GROCE, ANTHONY J A1 E51726 PERF7 MFI INDA A1 H628		¥	E53144	269 E NOR JEAN WAY
DERRICK, ROSALIE A1 E52861 OWENS, JIM A1 E55202 BLASIUS, HEIDI B A1 E53906 GARCIA, MICHAEL A1 E54277 COPELAND, JAMES A1 E54604 GROCE, ANTHONY J A1 E51726 PERF7 MFI INDA A1 H628		A 1	E54446	223 E NORJEAN WAY
A1 E53202 A1 E53906 E5 A1 E54277 E5 A1 E51726 Y J A1 H628		Α.	E52861	177 E NOK JEAN WAT
L A1 E54277 ES A1 E54604 Y J A1 E51726 A1 H628		¥ ×	E53006	151 EAST NOT-3EAST NOT EQUALS
ES A1 E54604 Y J A1 E51726 A1 H628			E54277	2690 S 27TH PLACE #4
A1 E51726 A1 H628		₹ ₹	E54604	2680 S 27TH PLACE COPELAND
A1 H628		¥	E51726	2670 S 27TH DR
		Ą	H628	2660 S 27TH PLACE #4

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108987 DARNELL, LINDA 6249 MONTIERTH, NEAL 114536 SHUPE, STIRLING 6245 RUSSELL, DAN L 6224 NEW TESTAMENT BAPTIST 14533 NEW TESTAMENT BAPTIST 6225 NEW TESTAMENT BAPTIST 120320 NEW TESTAMENT BAPTIST	6223 CLARIDGE, RICHARD M 6220 LINDSEY, GREG R 117574 VARELA, NARCISO R 117575 VARELA, NARCISO R 104969 ANGLE, ELDON P 106163 ANGLE, ELDON P 102214 C J ANGLE CONSTRUCTION 121906 RUSSELL, GINGER 120967 AARON, CRANDALL 122680 KLIPPSTEIN, SHAWN 122320 LOZANO, ALEX C 120360 BAYSINGER, ORRIN OR KRISTIE 120829 WORLEY, MICHAEL 119923 CITY OF SAFFORD	121724 C J ANGLE CONSTRUCTION 121569 C J ANGLE CONSTRUCTION 122599 BELL, TAMMI 120297 BAYSINGER, DAVID 120970 FELTON, TARSHER 99953 BROWN, WAYNE O 107281 FRENCH, CLYDE R 112472 WOODMAN, CYNTHIA S 114301 SAKO, JERRY 109890 TORRES, MILLIE G	113401 RHEINFELDER, SHIRLEY 113571 BRADFORD, EARLE 122315 COLDWELL BANKER 6306 BASS, JAMES E 105478 EL PASO NATURAL GAS CO 11316 ARIZONA DEPT OF TRANSPORTATION 115740 ARIZONA DEPT OF TRANSPORTATION 6334 ARIZONA DEPT OF TRANSPORTATION 101853 SAFFORD UNIFIED SCHOOLS 105322 SAFFORD UNIFIED SCHOOLS 105363 OWENS, JIM

THAT CERTAIN PORTION OF THE SOUTHWEST QUARTER OF SECTION 7, TOWNSHIP 7 SOUTH, RANGE 26 EAST, GILA AND SALT RIVER MERIDIAN, GRAHAN COUNTY, ARIZONA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID SECTION 7, BEING A 2 INCH BRASS CAP IN A handhole, from which the west quarter corner of said section 7, being a 5/8 inch rebar, BEARS N 00'06'40"E. A DISTANCE OF 2638.82 FEET:

THENCE NOO'06'40"E. ALONG THE WEST LINE OF SAID SECTION 7, A DISTANCE OF 657.51 FEET;

THENCE LEAVING SAID WEST LINE. S89'53'20"E. A DISTANCE OF 40.00 FEET TO THE EAST RIGHT OF WAY OF 20TH AVENUE AND THE POINT OF BEGINNING

THENCE NOO'06'40"E. PARALLEL WITH SAID WEST LINE. A DISTANCE OF 150.00 FEET:

THENCE S89'53'20"E. A DISTANCE OF 10.00 FEET:

THENCE NOO'06'40"E. PARALLEL WITH SAID WEST LINE. A DISTANCE OF 68.17 FEET:

THENCE SOUTH 89'53'20"E. A DISTANCE OF 215.00 FEET:

THENCE NOO'06'40"E, PARALLEL WITH SAID WEST LINE. A DISTANCE OF 424.97 FEET:

THENCE N89'53'20"W, A DISTANCE OF 215.00 FEET;

THENCE NOO'06'40"E. PARALLEL WITH SAID WEST LINE. A DISTANCE OF 39.61 FEET:

THENCE S89'53'20"E. A DISTANCE OF 227.00 FEET:

Thence noo'08'40"E, a distance of 204.80 feet to a point on a non-tangent curve concave NORTHEASTERLY, HAVING A RADIUS OF 2914.79 FEET WHICH BEARS N24"58"15"E, ALSO BEING THE SOUTHERLY RIGHT OF WAY LINE OF U.S. HIGHWAY 70;

Thence easterly, along said curve to the left and said southerly right of way, through a CENTRAL ANGLE OF 00'51'03". AN ARC LENGTH OF 43.28 FEET:

THENCE LEAVING SAID RIGHT OF WAY, S63'22'29"W, A DISTANCE OF 13.81 FEET;

THENCE S00'05'59"W, A DISTANCE OF 45.18 FEET:

THENCE S89'55'38"E. A DISTANCE OF 31.08 FEET:

THENCE S6648'02"E. A DISTANCE OF 49.86 FEET:

THENCE SOO'01'47"W, A DISTANCE OF 94.89 FEET;

THENCE S89'58'13"E, A DISTANCE OF 88.82 FEET:

THENCE NOO'01'47"E, A DISTANCE OF 54.62 FEET TO A POINT OF CURVE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 54.50 FEET, AND A CENTRAL ANGLE OF 19'35'51", AN ARC LENGTH OF 18.64 FEET, AND A CHORD THAT BEARS NO9'50'02"E, A DISTANCE OF 18.55 FEET:

THENCE S89'55'38"E, LEAVING SAID CURVE. A DISTANCE OF 23.74 FEET:

THENCE S00'04'24"W. A DISTANCE OF 83.12 FEET:

THENCE S89'55'36"E. A DISTANCE OF 10.00 FEET:

THENCE S00'04'24"W, A DISTANCE OF 205.00 FEET;

THENCE S89'55'36"E, A DISTANCE OF 20.00 FEET:

THENCE S00'04'24"W, A DISTANCE OF 2.75 FEET TO A POINT ON A NON-TANGENT CURVE, HAVING A RADIUS OF 169.50 FEET:

THENCE ALONG SAID CURVE TO THE LEFT, HAVING A CENTRAL ANGLE OF 38'57'12", AN ARC LENGTH OF 115.24 FEET, AND A CHORD THAT BEARS \$25'40'34"E, A DISTANCE OF 113.03 FEET TO A POINT ON A REVERSE CURVE HAVING A RADIUS OF 180.50 FEET; THENCE ALONG SAID CURVE TO THE RIGHT, HAVING A CENTRAL ANGLE OF 26"12"55", AN ARC LENGTH OF 82.59 FEET, AND A CHORD THAT BEARS \$32"02"39"E, A DISTANCE OF 81.87 FEET;

THENCE LEAVING SAID CURVE, N89'53'20"E, A DISTANCE OF 247.39 FEET;

THENCE S00'04'00"W, A DISTANCE OF 38.87 FEET;

THENCE S89'58'00"E, A DISTANCE OF 239.44 FEET;

THENCE S00'04'00"W, A DISTANCE OF 568.69 FEET;

THENCE S89'56'00"E, A DISTANCE OF 10.59 FEET;

THENCE S00'04'00"W, A DISTANCE OF 14.00 FEET;

THENCE N89'58'00"W, A DISTANCE OF 10.59 FEET;

THENCE SOUD4'00"W, A DISTANCE OF 260.21 FEET TO THE NORTH RIGHT OF WAY OF 8TH STREET;

THENCE N89'46'13"W, ALONG SAID RIGHT OF WAY, A DISTANCE OF 51.90 FEET;

THENCE S4543'47"W, A DISTANCE OF 53.03 FEET;

THENCE N89'37'30"W, A DISTANCE OF 82.07 FEET;

THENCE N83'24'24"W, A DISTANCE OF 180.79 FEET;

THENCE N86'35'20"W. A DISTANCE OF 100.31 FEET;

THENCE N44'48'13"W. A DISTANCE OF 17.66 FEET;

THENCE N89'46'13"W, A DISTANCE OF 60.01 FEET;

THENCE S4543'47"W, A DISTANCE OF 28.48 FEET;

THENCE N82'47'42"W, A DISTANCE OF 193.07 FEET;

THENCE N88'35'20"W. A DISTANCE OF 95.84 FEET;

THENCE N44'46'13"W, A DISTANCE OF 19.39 FEET;

THENCE N89'45'31"W, A DISTANCE OF 63.84 FEET;

THENCE S4543'47"W, A DISTANCE OF 17.68 FEET:

THENCE N89'46'13"W. A DISTANCE OF 135.06 FEET;

THENCE N44'52'19"W, A DISTANCE OF 18.13 FEET TO THE EAST RIGHT OF WAY OF 20TH AVENUE;

THENCE NOO'06'40"E, ALONG SAID RIGHT OF WAY, A DISTANCE OF 542,74 FEET TO THE POINT OF BEGINNING.

SAID DESCRIPTION CONTAINS 23,933 ACRES MORE OR LESS.



717 Main Street P.O. Box 272 Safford, AZ 85548-0272 Phone: (928) 348-3100 FAX: (928) 348-3111

TDD: (928) 428-0778

April 14, 2009

Arizona Corporation Commission 1200 West Washington Phoenix, Arizona

Re: Application of Graham County Electric Cooperative to Amend its Certificate of Convenience and Necessity and to Transfer Certain of its Assets to the City of Safford / DOCKET NO. U-01749A-09-____

Dear Commissioners,

On behalf of the City of Safford, I want to express our strong support for the application of Graham County Electric Cooperative (the "Cooperative"). The application seeks to amend the Cooperative's certificate of convenience and necessity to exclude the Safford electric service area from the Cooperative's certificated area (subject to certain exceptions) and to transfer certain electric service facilities to the City of Safford.

The City of Safford and the Cooperative have had years of contention about the meaning of the 1946 agreement between the parties. The application is the product of long negotiations to replace the 1946 agreement with the Territorial Settlement Agreement attached to the Cooperative's application. Replacement of the 1946 agreement is in the public interest and will promote the public health and welfare of the customers of the City of Safford and the Cooperative. We urge you to approve the application.

Sincerely

Ron Green, Mayor City of Safford